- (d) a Register of accidents; and
- (e) A register of registration and inspection fees received.
- (2) The register maintained under clause (a) of sub-rule (1) shall constat of two parts. In para 1 shall be entered the seconomisers transferred from another State.
- Ins pectionent Special times No examination of an Economiser shall be made by an Inspector for the purpose of registering or issuing a certificate for an economiser on a Sunday or a grasted public heliday or between the hours of sunset and sunrise without the specific orders of the Chief Inspector, in such ease. In such eases an extra fee equal to the usual fee for the registration or inspection of the economiser, as the ease may be , shall be charged and such extra fee shall be paid to the Inspector.
- 6. Attendance during hearing of appeals Under orders of the Chief Inspector, Inspectors all attend before the Chief Inspector or the Appelate Authority, during the hearing of appeals with regard to economisers under their charge.

CHAPTER -II

Procedure for Registration.

- The design of applications Applications for regions firm shall be made under subject. (1) of section T to the I spector of the local area in which the secondary is sateuated and shall be accompanied by a recipt of the fee prescribed under the Regulation.
- 8. Procedure on transfer of an economiser unit or part of a unit whenever an economiser is transferred from another State into the State of the owner shall, apply under states (b) of section 6 to the Chief Inspector for the registration of the transfer; the economiser shall not be used until registration has been effected. No fee shall be charged recording such transfer.
- b. (a) Entry of transferred economiser unit in nogister On receipt of the Registration and Mamorandum of Inspection Books, the Chief Inspector shall enter the economiser unit under its original number in Part II of the register. kept for thepurpose.
- (b) When parts of two or more units are resembled to form one unit, th original numbers shall be especified and the no-ly built up unit shall be given a fresh unmber.
- Note of transferred and dismantled economisers Whanever an economiser or part of an economiser has been transferred to another state or broken up, the fact shall be noted in the Register, In the case of an economiser wheih cas been condemned, the Sugistration Book and the Memorandum of Inspection Book shall contain an entry to theat effect.

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CHAPTER III

Procedure for Inspection.

11. (a) Procedure at inspection : Internal inspection of Recommiser chamber a- Detailed instances of economisers are contained when in Chapter II of the Ragulations. The Collowing contained procedure at inspection should be observed and

At a through inspection of an economisor, th. Inspector should wherever possible have either the steel casing doors open or the brickwork completely remove on theouter side of the economiser chamber to enable him to take a thorough examination of theexternal surfaces of the tubes, But before doing so, he should datisfy himself that proper provision has been made to isolate the economiser on the gas side as well as on the water connections of the beiler and from an other working economiser.

The second secon

Should the Inspector find that the economiser has not been disconnected on the feed line or is not sufficiently scaled on the gas side or is unreasonably hot or not properly classes or scaled, he should decline to proceed with the inspection and repot the facts to the Chief. In Inspector for orders under sub-section (2) of Section 14.

When an economiser chamber is of such a size or its construction is such that the incline the manufacture of the external examination of the principal parts. If for any reason the Inspector cannot examine it he should report the facts to the Chief inspector fororders.

Preparation for Hydraulic Test :-

The cheet of all countings subject to water

pressure shall be in place and shut tight or blank flanged. Who relief valve shall either be in secured or removed and the chest opening blank flanged. The a tachment or the Inspector's pre-sure guage and the nipple for connecting the Insector's test pump hose shall be in order. All daps shall be properly fitted and tight med up. The Economiser shall be completely filled with water, care being taken to allow all fir to escape and, if possible, a preliminary test not sattled extending the working pressure of the seconomiser shall be taken before the Inspectors, visit to test the tightness of the joints, When an economiser is hydraulicall tested for the first time, it shall be offered entirely bare, at subsequent tests, la zing or brickwork or protions therefore, shall be recoved if required by the Inspector.

- (b) Hydreulic tests of aconomiser at subsequent examinations shall except webm the Inspector expressly requires otherwise, be made after theinspection. The test pressure to be applied to aconomisers at such subsequent examinations shall be from one and a quarter to one and half times the working pressure of the aconomiser.
- 22. External inspection of "conomiser i- After the occnomiser has been cleaned the Inspector; shall make a thorough examination so far as its constructon permits. The external condition of the tubes should be corefully noted for wasting especially at the feed inlet, end and all accessible tubes about be closely observed forgraphitic wastings far as it is possible and in the event of any failure these should be broken up for scrutiny so that the feneral internal consition of the other tubes may be estimate.
- (b) Where tubes or other parts are wasted, the strenght should be re-calculated;
- (a) All cap bolts are to be inspected, the the consiti a end position of the dampers and the filer.
- (a) The record of each inspection and colculations will be entered in the femorandum of Inspection Book.
- 13. Casual inspection '-The Inspector shall nice if the economisor is working stisf-storily and especially in accordance with Regulation 531 of the Indian Boiler Regulations, 1950. Particular note should be taken of the water temperature to see that the temperature of hot water in the economics is 20° to 50° lower than the boiler steam temperature.
- 14. Proposals for reduction of pressure :- When the Inspector decides that an economiser in one or more of its part is no longer fit forthe pressure approved for it he should, without delay, report his proposals forreducing the pressure to the Shief Inspector.

Notes The last portificate for the economiser should be shown to the Inspector.

* Tapped To Whitworth bolt & nut thread. ** Tapped 7/6' Whitworth bolt and nut thread.

A When an economiser chaber is of such a size or its construction is such that the Inspector carnot go inside, reasonable provision should then be made for the external examination of the principal parts. If for any reason the Inspector enanct examine it he should report the facts to the Ohief Inspector for orders.

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- 23. (a) Augustration Your on Page Page Pages are the content of economists are prescribed in Afgetation 523 of the Augustions.
- (b) Fobs for Theperium aw Foos formspecti a shall be exculated un the bands of a seconomistr inting as shown tolors and

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Provided that when any owner is willing to accep a renewed certificate for less to senths in order to approximate the date of annal inspection to the date on which other acceptants in the locality are inspected, a certificate for such periods being less than 24 mm accepts in the locality are inspected, a certificate for such periods at reduced fee to be ealer as may be necessary for such approximation of dates may be granted at reduced fee to be calculated at one -twenty-fourth of the ordinary fee for each full month, fraction of a month mot being reckmed.

24. Fee to cover inspection and tests- A fee prid for the inspection of an economiser and shall cover thorough inspection and hydraulic test a bject to the provision of subsection(2) offer of Section14.

An extra fee may be lovied for re-inspection in any case where the inspection ofe, at an accommiser is begun but owing to the fault or neglect of the person in charge is not commenced polted within a period of six months from the date of commencement of inspection provided that mo extra for shall be levied except with the cametion of the Chief Inspector.

Special fee for inspections out of Sessions- For inspections sarried out on apppli eation within 30 days of the expiry of a certificate, no travelling and halting charges of the Inspector and staff shall be leviable. In cases where the owner requires the inspection at a date earlier than 30 days from the expiry of a cortificate, the Chief Inspector may in addistion to the inspection fee, chargo the travelling and halring charges from the owner of the seconomiser. If an owner applies or inspection after the expirty of his certificate he shall be liable to pay the travelling allowance and holting allowance of the Inspector at the dissection of the Chief Inspector.

If the inspection is carried out at the request of the owner, at a time other than an the specified one to suit the convenience of the owner, the travelling charges of the inspect. for shall be realised from the owner. of the Corresponding

Fee for copy of registration books :- For ouch con to 5/m

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Refund of fees 3- Fees paid in excess and fees paid for an inspection which fer say season not due to any fault or occission of the owner or person in charge of the economises; is no been made, shall be refunded or adjusted if applied for within one year from th date of payments are foreign and to construct the construction of the c the said the said of the said of the said the said the said that the

CHAPTER

ACCUMENTS.

mant ful 9 and placed to of and to other mitroughout have been also as to the second t 20. Investigation of agridents:- On the receipt of report of an accident to an accident to an accident to an accident of report of an accident to an accident edges or feed-pipe under accident, the Inspector shall with the least possible delay, proceed to the pines to investigate the accident, If the report is received by the Chief Inspector, to the pines to investigate the accident, If the report is received by the Chief Inspector within whose furtidistics the acceptant had be should forward it at once to the Inspector within whose furtidistics the acceptant www. be should for necessary actions the state of the state of

Breefs and Power to hold inquiry in writings- Inspectors are authorised to take the written exclusives of witnesses and all persons immediately concerned with the accident. In order to comply with the provisions of sub section (8") of Section 18, the Inspector shall present to the owner or person in charge of the economiser a series of written questions on all points. that are material to the enquiry.

Use of seconomiser after accident s- The napostor shall decide whether the use of the Seconomiser can be parmitted at the same or at a lower previous without reairs or pending the Seconomiser can be parmitted at the same or at a lower previous without reairs or pending the Seconomiser can be parmitted at the same or at a lower previous . In no case shall he is same the Seconomiser can be parmitted at the same of the Seconomiser can be parmitted at the same of the Seconomiser can be parmitted at the same or at a lower previous and the same of the same of the Seconomiser can be parmitted at the same or at a lower previous and the same of the same o

36. The Reference in Annual Reports - A brief agrount of all accidents, their causes and a remarkable seasures taken shall be included in the hier Inspector's Annual Reports

Unreported accidenter If in the course of an imagestion of at any other time, the Imagestion of an accident, but which has said inspector discovers damage which comes within the distinition of an accident, but which has said not been reported be should report the facts at once to the Chief Inspector for actions of the course reported be should report the facts at once to the Chief Inspector for actions of the course reported be should report the facts at once to the Chief Inspector for actions of the course reported by a course of the course reported by a course of the course of the

Prosentation of appeal to An appeal may be presented either paragraph by or sent by a registered post to the Chief Inspector,

28. Form of expense account of the appeal shall be adcompanied by the original order, soting or report appealed against, or by a certified copy thereof, or there so such order, notice or report has been dade in writing, by a clear statement of the facts appealed against, the grander of depart appeal section under which the appeal is made;

29. Fixing date for hearing : On recipt of an appeal, the Chief Imapeguar shall, if the appeal is to be heard by himself, at once fix a date for hearing the appeal; and if it is to be heard by the appeals suthority, obtain a date for the hearing of the appeal from that authority.

Freedure before herrings- When the date for hearing has been fixed, the Chief These perfor shall t once issue a matine to the appoint atting the se for hearing and informing him that if he wished to be hear in support of the apparant or the produce evidence on the date fixed. The present either in parame or by authorized agent with his swidence on the date fixed. The present shall be sent by registered out at such address as is entered in the perition of apparatus.

Presente of Inspector :- In an appeal to the Chief Impector, he shall decide.

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the Attenuance of witnesses to The appelate authority shall have power to secure the attenues of witnesses and to make boost einquiries under the prvisions of the ode of Civil Procedure, 19 of (Act 5 of 1908).

- Experts decisions :- In any appeal, if the appellant if in his absence.
- 66. Constitution of Appellate Authority :- (1) The Appellate Authority shall consist of a Chairman and three "seessors salested in each case from among the penel specified in rule 45.
- (2) The Chairman shall be a person who is or has emptaised the powers of a disconstitute.
- (3) The Chairman shall hold office for such paried as the State Government any appealty in this bujulf.
- AS. Panel of Assessors :- The State Government shall constitute a penal of Assessors the shall be fully qualified mechanical anginoers.
- 45. Remunoration of Assessor :- An Assessor when selected on the appellate shall be paid .
 - -(a) such fees as the State Sovernment may, from time to time, determine; and
- (b) the travelling expenses actually incurred by him for attending an engular these rules.
- Attendance of Assessors :- Where a date for an appeal before the Appellate Authority has been fixed, the Chief Inspector shall under the orders of the Chairman of the Appellate that he been fixed, the Chief Inspector shall under the orders of the Panel of Assessors to ast an Assessors.
- 46. Soste in appeals s- (1) There am appear is dismissed the Appellate Asthomis was any fix the costs of the open wheth shall be payable by the appellant.
- (2) In any appeal where a local inspection is required the appellant shall deposit in advance the full scate of such inspection as determined by the Chairsan of the Appellant authoraty.

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- PROPARATION FOR BUMBUATION

(a) Preparation for Inspections

At each inspection the economiser shall be emptied and there roughly cleaned intermally and externally in the flues. All mountings shall be draned up and cape removed to permit adequates inspection.

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Provision shall, if required by the Inspector, be made for the removal of easing or the pressure gauge and relief valve dimensions and weights.

Proper provision shall be made to isolate the secmo-iser on the gas side as well as an the water connections of the boiler and from any other working economiser.

(b) Preparation for Hydraulic Test.

The chest of all mountings subject to water pressure shall be in place and shed tiffet or blank flanged. The relief valve shall either be secured or removed and the chest opening blank flanged. The attachments for the Inspector's convergence guage and the nippless for connections the Inspector's test pump hose shall be in order. All caps shall be proposed by fitted and tightened up. The See Economiser shall be completely filled with veter, care had not to allow all air to assays and, if possible, a preliminary testnot exceeding the wing pressure of the economiser shall be taken before the Inspector's visit to est the tightness of the joints. When an economiser is hydraulically tested for the first time, it shall be offered entirely here, at subsequent tests, lagging or brickwork, or portions thereof.

Preparation now required (a) and (b)

Note :- The last certificate for the economiser should be shown to the Daupestor's

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Remarks by the Chief Enspector of Boilers.

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DRAFT BOTTER ATTENDANTS' RULES.

Rules under section 29 (d) of the Indian Boiler Act, 1923 (V of 1923).

I Prolimers.

- 1. (1) These rules may be called the Boiler Attendants' Rules 1952.
 - (2) (a) They shall come into force on the
 - (b) The Boiler "ttendents" Rules shall, as from the commandment of these Rules, sease to have offeat except as repects things dome or to be done Before such commencement-
 - (3) "In these Rules, unless the context otherwise requires

(a) " the Act" means the Indian Boiler Act, 1923 (V'of 1929)

- (b) " section" means a section of the Act.
 - (c) every reference in those rules to a boiler or boilers shall be deemed to include also a reference to an seconomiser or seem nomisors, resectively.

II General.

2. The owner of a boiler shall not use it orpormit at to be used unless it is laced under he direct and immediate charge of a fit and proper person as required by rule 3.

Provided that the State Government may, by notification in the official gazette, exempt any boiler or classes or types of being lors from the operation of this rule.

- as an attendent under tose rules ability and he deemed a fit and proper person to hold charge of a boiler and no holder of any such certificate shall be deemed a fit and proper person to be in attended and in charge of a boiler except to the extent of any such fications and in charge of a boiler except to the extent of a guality fications and in charge indicated in such certificate.
 - 4. The holder of a sertificate or a revisional Order under these rules shall, at all residuable times during the period any boiler is in his charge, be bound to produce such certificate when called upon to do so by any of the persons appowered under seption is to call for the production of the certificate or provisional order authorising the use of the boiler.

Short title, com encement & definition.

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(1) The owner of any boiler or bettery of boilers who engages any person to be im arge thereof, shall within seven days of such angagement furnish the Chief Inspector within full particulars of such person in-eluding the the grade, serial number, date and place of icoue of his cortificate.

(2) The owner of any boiler who engages any person to half charge of such boiler shall, in the went of such person leaving his employment or in the event of the death of seles the transmitted such person, report the fact forthwith to the Chief Inspect and shall sond along witht report the cordificate granted under those rules to such person if the same is deposited with him-

> Provided that where the person so engaged to hold charge of the boiler leaves the employment after due notice the owner shall return the certificate to such person the tend of sending it to the Chief Inspector.

- (a) An attendant in charge of a boiler for which a. certificate of computency as an attendent of thefirst class is required may be relieved of charge by a person holding a certificate of the second class, in any one day for not more than two periods, the total of which does not oxeced two hours.
- (b) The hoder of a first class certificate may, with the The aveil of the Land of consont in writing of the Chief Inspector be relieved by a person holding a certificate of the second class for a period which may extend to seven consecutive days which, in special circumstanc s, the Chief Inspector may extend to any longth of time not exceeding 3A days at a time.
 - (c) A person in charge of a boiler shall be deemed to be in direct and immediate attendance and charge of the when he is within 150 feet of such boiler.
 - (a) A boiler shall be duemed to be in use for the pus poss of these rules when there is active fire in the furn firebox or ireplace for the purpose of heating the water is the boiler. A boiler shall be doesed to be not in use only whom the fire is removed and all steam and water connectant are closed. a formal of the

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Constitution of

IXI Board of Examiners

- 8. (1) A bpard of examinars shall be constituted for the Board of S. (1) A opera of examinars shall be shall b pestor nominated by the Chief Inspector and not less than two other members having theoretical and practical knowled of primemovers and modern boiler practice to be appointed by the State Government from time to time,
 - (2) The Chief Inspector shall be the envefficie Chairman and the Inspector nominated by the Chief Inspectal shall be the ex-officio Secretary to the Bounful Reminers.

Yerm of office of the members.

Punction of the Board.

- 10. The Board of Examiners shall :
 (i) Gonduct examination of candidates for the grant of continuous of competency as a boiler attendant
 - (ii) grant certificates of competency as a Boiler Attendent
- (iii) consider the reports of enquiries into allegations of drunkernass, negligence or misconduct on the part of Beiler.

 Attendants holding certification of competency granted under these rules and take such action as they may consider necessary;
 - it. The Board of Exeminors shell most as oftern as may in the ipinion of the harman be necessary for transacting business which sennet be diposed of by chirculation of paers. At least fifteen clear days notice of a mosting shall be sent to each member.
 - 12. The Charmen or the Secretary and two members of the Board of Examiners and deministrations approximately the second shall form a cucrum.

Meeting of the Board.

Quorum.

Chairman of the Board

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Board's Endorsement on application.

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- 13. The Chairman shall preside over all meeting-s of the Board of Exeminary andin his absence, a member chosen by the members present at the mosting shall preside over the meeting.
 - 14. The Secretary of the Board of Exeminers shall maintain a register of boiler attendants holding certificates of competency and shall perform such other functions as are specified in these Rules or as the Chairman of the Board of Examiners any direct.
 - 15. The Board of Exeminers shall enderse on the printed application form of each enadidate the result of his examination for a contificate of computency as a Beiler Attendent. The end reed application shall be returned to the secretary to the Board.
 - 16. The Board of Examiners shall have power to refuse the issue of certificate of competency as a Boiler Attendant to any candidate who in the opinion of the majority of the members appears too old or physically unfit through deformityl constitutional welkness, defective eyesight, desiness or loss of a limb to perform efficiently the duries of a Boiler Attendant.

Any candidate who has be a refused such cartificate may be asked to produce a certific to of fitness from a Registered Medical Practitioner. If however the candidate produces a certificate of physical fitness the Board shall issue a certificate.

17. Each member of the Board of Examiners shall be entitled to receive fees for examining candidates under these rules and the rate of fees shall be determined by the State Government a

IN EXAMPLEATON.

Bungingtion.

- 18. Examinations for the grant of sertificates of competency as a Boiler Attendant to remain in charge of boilers shall be held by the Board of xaminers at such place and on such dates as may be notified by the Secretary of the Board from time to time in the official gazette.
- 19. Executation for greating cortificates of competency as a Boiler Attendent excil be of two kinds viz. one for the award of 1st class cortificate of competency as Boiler Attendent and the other for the award of segond class cortificate of competency as a Boiler Attendant.
- 80. When a case fixed for the examination is descrited a gazetted heliday or when for any unforessen reason in examinatio; cannot be held on the date fixed, the hextman may fix some other day for holding the examination and the same shall be duly notified to the case didnotes for examination.

V Wortificate of Competency.

21. Except as otherwise provide in these rules a Certificate of competency granted thereunder shall be of two classes. The certificate of competency granted thereunder shall be of two classes. The certificate of the first lass shall qualify holder theref to be in charge of a single beiler of any type or capacity or two more beilers, the in a battery or of so many separate in ividual beilers, the total beating surface of which does not exceed 7,500 sq.ft., provided that such beilers shall be satuated within a radius of 75 ft. in the same premises and belong to one owner.

A cortificate of Bosond Class shall quality the holder thereof to be in charge of a single biller of any kind, the heatingsurfece of which do s not exceed 1500 sq.ft. A Second Class Boiler Attendant, may, however, attend to a battery of boilers (not consisting of more than three connected boilers and not exceeding 1500 sq. ft. in aggregate of total hearing surface.) provided he is assisted by the number of firemen considered necessary by the Chief Inspector of Boilers.

- 22. A person holding a certificate of competency as an Attendent granted by a Board of Examiners upon the corresponding Rules in any other State shall on application, here the certificate endoresed for validity in the State ofSuch and crossment shall be made by the Chairman of the Board of Seaminers constituted under these Rules.
- 28. (1) Candidates for examination for certificate of competency shall pay the following fees which shall not, except as otherwise provide in these rules be reurnable.

Examination for let Class Sertificate -- M. 15/Exemination for End Class Certificate -- M. 10/Duplicate Certificate -- M. 10/-

(2) All fees for examination for sertificate of simpetendy as an "ttendent leviable under these rules shall not be entitled to many refund of fees. Where a condidate is unavoidably absent from the Examination on the date fixed, the Chariman of the Beard of Examinate may allow him to appear without perment for second fee at the next examination.

Postponement of Exemination,

Classes of Gertificates & expebalities of holders thereof,

Exchange Cartificates

foods ...

24. Candidates once simitted to an examination under these rules shall not be entitled to any refund of fees. Where a candidate si anavoidably absent from the Eramination on the date fixed, the Chaire man of the Board of Examiners may allow him to appear without payment of a second for at the next exchination.

ses of ass ates found ineligible.

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Larabie

A candidate who has paid the examination for but is found issee ligible for an examination may apply within oneyear from the date of payment; for a refund of the fee, or he may be allowed to appear without payment of sesented at any sunsequent examination hold within one year from the date of pryment of the fee, provided that he becomes eligible to sit for such subsequent examination.

VI Application for Examination.

Application.

orm of " bo in "orm A appended to these rules. The applicant shall fill in such parts of the form as are to be filled in by a candidate and shall sign the form in the presence of a Gazette Officer or an Honorary 'agistrate who shall attest his signature. The application so filled in shall be forwarded to the office of the Chairman of the Board of Examiners not later than one month before the date fixed for the examination and shall be accopenied

- (a) originals and one copy each of all testimonials of both practical and theoretical experience of the candidate. and the second
 - (b) testimonials of good character from his employer.
 - (c) a resury hallan or such other evidence as the State Government may specify in this behalf in support of payment of the fee specified in those rules for the examination at which the applicant wishes to appear
 - (d) any cortificate granted to the applicant under these rules or a sertificate granted by a competent authority referred to in rule 22.
 - (e) two copies of recent bust photographs (sage 2" x 22") one of which shall boar the signature or the thumb impression of the
- applicant on the back. No candidate shall be admitted to examination who cannot produce satisfactory testimonials cortifying his experience, ability, sobriety and general good sonduct for the whole period of his qualifying his experience, sorvice shall be accounted for:
 - A testimonial shall celarly state the capacity in which the es didate was employed, whether as Boiler Attendant, Head Fireman, Donkey ment, or Fireman and the periods of such employment stating the dates
 - between which the candidate was so employed. A testimonial shall be signed by a reposible person whom the candidate was employed and be countersigned by the owner, Agent, Man

tupe-es Signa-e-Weeks ture & be counter we elgnature.

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produce estisfactory testimonials.

Candidate 40

Essential Stutements.

- ger or Socretary of the Mall, factory or workshop or by such other persons as the State Government may prescribe in this behalf.
- A-testimonial in respect of service on a steamship on; be signed by the Chief Engineer and countersigned by the master of the vessel or may be in the form of a seaman' eischarge issued by a Shipping Mastore

A testimonial of service of railway boilers, or beilers belongia to the Public Works Department or local bodies, shall be signed by a responsible officer under whom the candidate has directly served and 13 attraction by the head of the department concerned.

Railway or Public Works

SE. If the Secretary to the Board of Smaniners has reason to could the truth of any statement made in any application of testimomials, he may make such inquiries as he thinks git to verify the same.

(1) If on inquity the the Sacretary is satisfied that any te also timonial submitted by a candidate is falso in any material particular, timonial submitted by a candidate is falso in any material particular, he shall submit his findings to the Chairman of Board of Examiners who may by a written or der debar such quadidate from beingadmitted to say may by a written or der debar such quadidate from beingadmitted to say a written or der debar such quadidate from the etrangit subsequent examination held under those rules. If, on the etrangit of any such testisonial, a candidate has already been admitted to me examination, he shall be deemed to have failed in such examination as any cortificate granted to him as a result of h his having been declar to have passed such examination, shall be forthwith recalled and be concelled by a notification in the official Gasetto provided that before any Certificate is cancelled under this rule, the holder thereof Applications and eopies of testimentals submitted by cambidat

CASH HAVE STATE OF THE STATE OF Filling of Att Bee soples & dura of original . testimonials.

shall be filed in the office of the Chairman of the Board of Exeminers whall be filed in the orrite of the undidates after the Original testimonials shall be returned to the candidates after the -lose of the examination. .

A candidate for a certificate of competency as a Boiler Training Attendant of thesecond class shall not be less than 21 years of as and shall not be admitted to the examination unless he proves to the Chase. sayisfaction of the Board of Examinors that he -

- (a) has served for not less than three years in the expectly of a firemen or an assistant firemen on see a steam boiler or a combined property the time of atomis and your above to desired armony boiler or a combined steam engine and boil. Fig.
 - part and the three years as an engine fitter where boilers and ongines are repaired or made and worked under steament of the control of the c one year at least of which be should have ownked as an assistant fire
 - (c) produces from the head of an industrial or technical ins (c) produces from the head of an industrial or termical laws turnion a certificate stating that he has completed a three years' common of training, one par of which must have been as an appromise a state power plant of a mill or factory or an engineering workshop for the maintenance of bailerse.

Andrew Contract Age and Training

PHANT IN YOUR WHAT

A candidate for a certificate of campetency as a Bolle Attendant of the first class shall not be less than twenty one y of age and shall not be admitted to the anamination unless he po 100, 50m; 36. smutidates. a sertificate of the second class and in addition thereto a

- (a) has served for not less than two years as boiler attab and the second class cortificate of competency in sole working charge with a second class cortificate of competency in sole working charge of a boiler whose rated houting surface in not less than 500 equivalent.
 - (b) produces from Abe head of an industrial or tenimical intention a certificate stating that he has completed a three years tritution a certificate stating that he has completed a three years of which must have been as an appropriate in a steam power plant of a mill or factory or an engineering works in a steam power plant of a mill or factory or an engineering works where engineer and boilers are repaired or made and in godition has where engineer and boilers are repaired or made and in godition has where engineer and boilers are repaired or made and in godition has approach for note less than 500 together of hasting currence with a waste plant boiler attendants certificated.

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sprice not in 35 and 36 the State Severnment may employed the Chairs state sever state Severnment may employed the Chairs state sever state and the discretion may sumificate to comity and make these Rules, if he so thinks (its

VIII * xamination Subsists.

Becomd Glass Noiler Witnesdants.

low than have

t sustained and the the

386 A mandidate, in order to be qualified for a certificate of competency of the second class, whall inter also satisfy the same miners that -

- to pla ... (a) he leastly understands -
 - (1) the working and management of a stram beller and secondaries
 - (ii) the use and purpose of the various valves, south
 - (111) the proceuring to be taken and propedure be observed before starting fires and when raising frames 4 Jan
 - (1v) the use of a feed pump soid injectory
 - (w) the reading of the preseure gauges
 - (vi) the medicar periodeal eleaning and pure water supply and for prevention of scale or other deposits on heating surfaces;
 - (edi) the need for periodical inspection of boilers and the manner in which they should be prepared for thorough inspection, hydraulis test and steam tests
 - (viii) the presentions to be taken before entering or allowing any person to enter beiler that is summer ted to another beiler under steam;
 - (ix) the use of the best means of firing for the prevention of smale;
 - (x) the danger of water ledging in steam pripes and the precautions to be observed in drainings
 - (mt) the procedure to be followed in the event of shortings of water, building or fracture of fur sees of flat plates or bursting of tubes or of any seeding to any builder on steam riper
 - (mil) presutions to be taken when storting an escicled man descens to work after a period of rest.
 - (alif) procedure to be edupted in bringing an abdummated into commission and also to puting it out of commission while the boiler is on steams and that

To be do able. this aller

- (a) to stoke a botler including eleming and bushing firms in a worken to manner;
- (41) to show how avoidable sents may be provented.
 - (111) to blow though and test the gerrantmen of material
 - (iv) to replace a games class as now hours false white.
 - . (v) to ease a roty valvo and use a blow fown seek up valves

- (vi) to adjust a high steam and low water safety valve and renea a fusible plugs
- (vil) to pump or valve shart glands;
- (viii) to grind and adjust cooks and valves;
- (ix) to take a food pump or injector to pieces and replace in working order;
- (x) to handle the appliances provided for keeping the

as a ndidate, in order to be qualified for a certificate of sompetancy of the 1st class, shall satisfy the examiners that in as addition to the subjects specified for candidates for dertificate of competancy of the cond class, he has at least a rudikentary knowledge of the principal elementary facts relating to sombustion, heat and steam; and that he is able to explain! inter alignmentary facts are started to sombustion.

- (i) the principal causes and effects of corresion and incrustation and the usual remedies employed;
- (11) the object of the use of wateres softeners;
- (iii) the primciples on which feed pumps and injectors works
- (iv) the principles on which appliances for the provention of smoke work;
- (v) the purpose of super-jeaters, secmemisers, feed heaters, feed filters, forced and induced draft applicances and mechanicle stokers.

IX Mode of "xaminationa

The examination shall be conducted orally, but any candidate may, if he desires, write his answers to such written questions as may be given to him by the examiners.

41. If the board of Execimers consider necessary, the examination may be held either in a facroty or mill or in a shop in which boilers are used or partly in such factory, mill and patly in the examination rook where models and sketches believe may be kept for viva-wood test.

X Grant of Cortificates

All. If a candidate passes the examination the rosult will be notified in the official exacts and he shall be granted a certificate in accordance with the passes as soon as presticable after the close of the one actions

48. Cortificates of competency in class I and II as a Sciler Attendant under rule 21 shall be in Forms B and G respectively appeared to these rules.

Piret Class Boiler Attendants

> Seamination in writing optionals

Examination where held.

Grant of eartificate of compentency and profisioncy.

form of ifleate.

Surrender of lower grade certificate No certificates of the let class shall be granted to the holder of a 2nd class cortificate after examination under those rules a unless and until he has surrendered to the Chakrama the certificate of the lower grades

Application for exchange certificate. Record of duplicate certificate. 45. An application for the award of a certificate of competency as a Boiler Attendant shall be in Form A appended to these rules.

Identification requirements

46. Duplicates of all certificates granted under these rules shall be recorded in the office of the Chairman.

Brant of dupli-

Every certificate granted under these rules shall beer a bust photograph of the holder thereof previously submitted along with the application under rule 26 and his signature or thumb impression and such other particulars as may be required for the purpose of indentification.

48. Whenever theholder of a cortificate proves to the sarisfaction of the Chairman of the Board of Examiners that certificate granted to him under those rules has been lost, stolen or destroyed or multilated without any fault on his part he shall be granted a duplicate cerificate to which by the record so kept as aforesaid, he appears to be entitled which shall have for all purposes the same validity the original certificates

If on enquiry the Secretary to the Joard - "maminers, is satisfied that anystatment made by the applicant for the issue of a duplicate cortificate is false he shall report the case the said Board at its next meetings and the coard may at its discretion cancel the cortificate or permit the grant as aforsaid of when a duplicate cortificate either i mediately or after such period not exceeding twolve moths as the Boardshap may think fit having refard to the sireumstances of each case.

Application for duplicate sertific sate.

Application for a duplicate cortificate shall to lodged with the Shairman to the Board of Examinors with a declaration swor before a Cazetted Officer or an Honorary Magistrate stating that the certificate granted under these rules, has been lost without facult on the part of the applicant.

Invalidity
of original
certif mate.

50. On the issue of a duplicate cortificate, the original certificate shall cease to be walld, and shall if in the possession or present of the holder theref by returned to the office of the hairman for cancellation.

Emquiry recarding sertificate hole ders suspension of sertificate.

- Sie (1) If a District Magistrate or the Chiof Inspector of Boilers has reason to believe from all cause whatsoever, that an enquiry should be made into an allegation of incompetent; drunkeness, misconduct or negligence on the part of an attendant holding certificate of compositions under those rules, they shall either themsolves make such enquiry tensy under those rules, they shall either themsolves make such enquiry or cause it to be made by their su ordinate officers. The District or cause it to be made by their su ordinate officers and the Chairman Magistrate may depute a Magistrate of the first class and the Chairman of the Board of Examiners an Inspector of Boilers duly sutherised by him to hold such enquirys
- (ii) The holder of such certificate shall on demand by the officer charged with the enquiry forthwith place in the hands of small officer his certificate to abide by the result of such enquiry.
- (iii) The proceedings shall be held in the presence of the per-"son whose conduct forms the subject of enquiry and he shall have an opportunity of making any statement he may wish to make and of producsing any evidence in his degence.
 - (iv) The proceedings of any such inquity shall be forwarded by the officer conductions the anguity shade where he is not the Chairman of the Board to the Secretary to the Board of Examination for consideration of the Board.

FOR M. I SA

(See rates 26, 45 and 64 of the Boiler Attendents' Rales, 1952)

APPLICATION FOR CHARLETTE OF CONTEST OF 1923),

Division I - Namma, etc., of the applicant.

Name in full.	
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Cartificate	
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Division II - Particulars of all provious certificates (if any) issued in India.

Junipur Segette Junuet. 1952.

Division IV- List of testimonials and statement of services,

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numbered consecutively according to the true's given in column 1 below)

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boiler of any t pe or expeity, or two or morre boilers in a battery or
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aquare feet, provided that such boilers shall be be situated within a
dies of 75 feet in the seme premises and bolong to one owner.
Date, at this dan of '25
* · · · · · · · · · · · · · · · · · · ·
Secretary to the Boats of Examiners Chairman to the Board of
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PALING V. R. S.2 7. Signature



EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 33-E-20 Imphal, Monday, August 18, 1952.

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

NOTIFICATION.

Imphal, the 30th July, 1952.

No. J/31/52/3.—In pursuance of Sub-Section (3) of Section T of the Assam Municipal Act, 1923 (Assam Act I of 1928) as extended to the State of Manipur the Chief Commissioner hereby appoints the 16th day of August, 1952 as the date on which the Act shall come into force.

P. C. Deb, Secretary to the Govt. of Manipur.

FOR THE GAUHATI UNIVERSITY MATRICULATION EXAMINATION, 1953.

Rules for the admission of Private candidates to the Preliminary Test Examination to be held under the orders of the Inspector of Schools, Lower Assam Circle.

Under the regulations of the University the following rules on the above subject are published for general information.

- 1. (a) A candidate who has not attended any school for at least one year previous to the examination, will be treated as a private candidate.
- (b) Candidates who discontinued their studies while reading in the school will have to wait till the time, when, if they continued their studies in a resognaised school, they would have completed the Matriculation Course.
- (c) Private candidates from outside territorial jurisdiction of the Gauhati University cannot be allowed to appear at the Test Examination unless they can produce the orders of the Gauhati University sanctioning their migration.
- (d) No candidate from a school which has not obtained formal recognition from the University will be recognised as a private candidate whether he has read in a properly enrolled class of the school or has been taught as a private pupil by one or more members of the staff, with or without fees.
- (e) If any candidate in (d) be eligible to appear as a candidate under (b), he will be required to produce a certificate from the Master of the recognised school where he last read mentioning clearly the year and the class from which is discontinued there.

Teachers of reorgaised High and Middle English Schools who intended to appear at the Matriculation as private candidates will not be required to appear at any preliminary Test Examination. They should formally apply to the Registrar, Gauhati University, for permission to appear at the Examination on or before 15th October, 1952 and should at the same time comply with the following requirements.

Each application should be addressed to the Registrar and should be submitted through the responsible person together with a certificate of good conduct and documentary evidence regarding age, residence and study and should contain a statement of the subjects proposed to be offered at the Examination. A teacher candidate should submit his application through the Head of the Institution in which he is employed, countersigned by the Inspector of Schools.

A detenu candidate also will be required to appear at the Preliminary Test Examination with permission from the Registrar.

A detenu candidate, taking up bygiene as an additional subject, is to submit to the Registrar along with his application a certificate of training in the subject from a registered Medical Practitioner or from a recognised seacher of Hygiene.

Teachers of recognised High or Middle English Schools taking up Hygiene will not be required to submit any such certificate.

- (a) Applications must be accompanied by a permission fees of Rs. 18. No application will be considered without permission fee. The University's Treasurer's Chalan or Postal Money Order receipt in support of the payment of permission fee must be attached in the application.
- 3. All private candidates must possible the Test Examination held at the following High School:—
 - (1) Johnstone High English School, Imphal.

The Test Examination is ordinarily held before the X'mas Holidays.

- 4. Every private candidate should submit, not later than 31st October, 1952 a written application to the Head Master of the High School at which he wishes to appear at the Test Examination. Late and incomplete applications will ordinarily be rejected. The applicant should furnish the following information along with his application:—
 - (1) Name of the Candidate (Blook letters).
 - (2) Age of the Candidata
 - (8) His residence.
 - (4) His father's name.
 - (5) His postal address.
- 5. (a) Candidates shall be examined in the following Subjects ----
- (i) A Major Vernacular Language, Viz., Bengali, Assamose (two papers).
 - (if) English Three full papers.
- (iii) Geography One paper.
- (iv) History of India and History of English One paper() when
- (v) Mathematics One paper.
- (vi) A classical Language (Sanskrit, Arabic and Persian) One paper.

Alternative Vernacular recognised by the Executive Council other that the Major Vernacular of the candidate already taken up as compulsory subject (Assames, Bengali, Hindi and Urdu)- One paper.

- (b) Candidates, if they so desire, may take up one of the following aubjects, as additional subjects:—
 - (i) Blementary Scientific knowledge.
 - (ii) Elementary of Physics and Chemistry.
 - (iii) Elementary Mechanics.
 - (iv) Elementary Hygiene.
 - (v) Additional Mathematics.
 - (vi) Business Methods and correspondance,
 - (vii) Commercial Geography.
 - (viii) Elementary of l'ublic Administration in India.

The Head Master will then inform the candidate of the result of his application and the amount of fee that the candidate will have to pay and of the date on which the Test Examination will commence.

The fee must be paid on the date on which the Head Master demands it.

6. A private candidate who has attended a School at some previous time must furnish a certificate from the Head Master as to his good conduct. He must also submit a certificate from his tutor who must be a teacher of recognised standing that he has prosecuted a regular course of study and has been subject to proper discipline since leaving school.

A private candidate who has never attended a school must produce two certificates, one from a gentleman of recognised standing in his district to the effect that he has never been at any School and bears a good character; another from his tutor who must be teacher of recongnised standing certifying that he has prosecuted a regular course of study. If a candidate has appeared at any previous Matriculation Examination, Admit Card together with a certificate to the effect that he has prosecuted a regular course of study during the interval and bears a good character must be produced.

Headmaster with enquire into the qualifications of the tutor.

7. Private candidates offering hygiene as one of their subjects need not obtain the previous permission of the University for the purposes. They will be required to satisfy the Inspector of Schools that they have undergone a course of training in the subject. For this purpose they should submit to the Inspector of Schools, along with their applications for permission to appear at the Test Examination, certificates of training in it from a registered Medical Practitioner or from a recognised teacher of Hygiene.

Candidate desiring to offer Elementary Scientific Knowledge as one of their optional subjects at Matriculation Examination will be required to submit along with their application for permission to appear at the Test Examination certificates of having undergone prectical training Elementary Scientific Knowledge in a recognised School.

8. Admit Cards, in original in the case of candidates who had appeared at the Matriculation Examination previously or transfer certificates from recongnised Schools they studied last in the case of others must be produced before they are allowed to appear in the Test Examination. In the event of their loss duplicate copies must be produced.

One who has never been at any School will be required to produce an affidavit sworn by his guardian before a competent Magistrate declaring his age.

- 9. The Head Masters are requested to submit, to this office, not later than 15th November, 1952 two statements both in duplicate showing the names, present address and home address of private candidates who have been permitted to appear at the Test Examination and of those who have been refused permission to appear at it together with their applications stating therein the reasons for refusal of permission.
- 10. On the date of examination, each private candidate must be accompanied for the purpose of identification by some person know to the officer conducting the examination; otherwise he will not be admitted to the Test Examination.
- 11. Head Masters are requested to submit to this office for orders a statement in duplicate showing marks obtained by each of the private candidates in each subject in the Test Examination, together with the application forms of the candidates for countersignatures, duly filled in and signed accompanied by the original documentary evidence referred in paragraph 8.
- 12. The applications of those candidates who are allowed to go up for the Matriculation Examination will be sent direct by the Inspector of Schools to the University. And at the same time information will be sent to the respective schools as to the candidates who are sent up.
- 13. Private candidates who are thus sent up should arrange to remit their fees, direct to the Registrar so as to reach him on or before the due date.
- 14. The fee payable by each candidate to the University for the Examination is Rs. 16 in addition to the permission fee of Rs. 18 mentioned in paragraph 2 (a). In the University Centres they will be required to pay a centre fee Rs. 4 per candidate.
- 15. The following centres have been recognised as University Centres for the Matricolation Examination :--

Dhubri, Dibrugarh, Gauhati, Jorhat, Karimganj, Nowgong, Shillong and Silchar.

K. Goura Singh, Offg/Inspector of Schools, Manipur.

NOTICE

The 15th August, 1952 being a holiday on account of Independence day there was no issue of the Manipur Gazette on that date.

G. H. Singh, Superintendent Govt. Press.



EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 39-E-21 Imphal, Tuesday, August 19, 1982

GOVERNMENT OF MANIPUR Orders by the Chief Commissioner.

PRESS NOTES Imphal, the 19th August, 1952.

317 : 4

Reports have appeared in the press to the effect that some people have died of starvation in Manipur and enquiries have been made whether such reports are true.

The reports are untime and quite without substance or even plausibility. Every alleged case of death by starvation has been investigated and the persons sonserned are found to have died of other natural sauses.

(The issue of the above has been authorised).

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A Sport Strain Strain or for

G.R.SINGH PUBLICITY OFFICER. GOVE CHARNT OF NANIFUR.

Imphalatho Tth August 1952

No.H.Miss/107/52/2. The undermentioned PRESS NOTE at.24.12.1949 issued by the Government of India, Ministry of Defence, New Delhi is republished for general information.

PRESS INFORMATION BUREAU (DEFENCE WING)

Pollowing the practice obtained in other countries generally, it has been desided to discontinue in the three services the grant of honograpy rank, (or retendtion of subsectantive rank, etc., in the case of Naval Officers) on termination of commission or on release, all officers granted emergency or temporaty commissions during the war. In view of this, all such officers who, have, igready been released are advised to discontinue the use of their honorary ranks.

This decision does not, however, affect Junior Commissioned Officers who are graphed Commissions as I.O.Os. Medal ribands may still be worn on civilian dress.

NOTIFICATIONS.

Imphal, the 31st July, 1952.

** Pure I.Com. source of Counti University has been introduced in D. College, further with effect from this current session namely 1952-53. Arrangement for lecturers is templete and admission commances on 4 th August, 1952.

PRINCIPAL D.M. COLLEGE IMPEAL MANIPUR.

Imphal, the 19th August, 1952,

Applications are invited by the undersigned for the posts of one Fitter-Driver and one Handyman for driving the Town Fund night-soil truck. +The scales of pay for the posts are \$8.20-1-25-2-45 and \$8. 10-1-20 respectively with usual dearnoss allowance.

Intending candidates must apply on or before 30.8.52 stating clearly their (i) a qualifications and (ii) previous employments at the tense, if any. Copies of certification of any should be furnished.

They would be required to produce their lisenses and original certificates at the time of interview on a date to be fixed laters

CHAIRTAN, TOWN FUND.

Imphal, the 18th August, 1952,

Applications are invited from that students for ten stipends of No.25/-peme each for a source of training in weaving under the Manipur Handloom Industies, Imphal for a period of one year with effect from 1.10.83.

Candidates should have at least passed the Make Examination of a recognised school and should know either Panipurt or English.

Applications stating, ago, qualification, with all be received by the under-

SECRETARY TO GOVERNMENT

RABINDRA 19.0.1953

FURNITYUR DEST PROFES HANTE DE CASO. 10-0-6L

Manipur



Gazette

1,000

PUBLISHED BY AUTHORITY

No. 40

Imphal, Wednesday, August 20, 1952,

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Part III.—Advertisemente

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GOVERNMENT OF MANIPUR

PART II

Orders by the Chief Commissioner.

Imphal, the 30th July, 1952.

8/T/49/51/30.—In exercise of the power conferred upon him by Sub-Sention (2) of Section 7 of the Assam Sales Tax Act 1917 (Assam Act XVII of 1947) as extended to the State of Manipur, the Chief Commissioner is pleased to amend, with effect from 1st July, 1952, Schedule III of the said Act by adding the following as a new item.

Description :- Stores sold for Military use.

and and ninerack to south the

Conditions and exceptions subject to which exemption has been allowed :-

... On condition of furnishing a certificate by the purchaser showing that the stores seferred to are being specifically purchased for military use.

P. C. Deb, Secretary to the Govt. of Manipur.

Imphal, the 31st July, 1952,

No. 20/14/52-FII.—The following Notification received under No. 20/14/52-FII dt. 21-7-52 from the Ministry of Information and Broadcasting New Delhi is republished for general information:—

- - (a) a State Government under Part III of the Cinematograph Act, 1952 (XXXVII of 1952)
 - (b) the Central Government under sub-section (4) of section 12 and section 16 in part III of the said Aut.

T. Kipgen, Socretary to the Gavt, of Manipur.

21180

NOTIFICATION.

Imphal, the 31st July, 1952.

No. MD/21/52/43.—The following Notification received under No. 1(1)-PC/52 dated the 8th July, 1952 from the Government of India, Ministry of Commerce and Industry New Delhi (in original) is republished for general information:—

No. 1(1)-PC/52.—In exercise of the powers conferred by section 3 of the Drugs (Control) Act, 1950 (XXVI of 1950), the Central Government hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Ministry of Industry and Supply No. 1(IV)-1-Drugs, dated the 3rd October 1949, namely:—

In the Schedule to the said Notification -

(1) To the entries under the heading "IMPERIAL CHEMICAL INDUS-TRIES (INDIA) LTD", the following entry shall be added, namely:-

'Avioprocil' N.A-Crystalline Penicillin G Procaine Salt and Potassium Salt (Buffered) Vials of 4.0 m.u.

(2) To the entries under the heading "MARTIN & HARRIS LTD., CAL-CUTTA", the following entry shall be added, namely:-

Vitamins Ltd., London.

Mogalovol (Vitamin B12) 6 x 1 c.c. (20 micrograms per c.c.) per box

(5) To the entries under the heading "GLAXO LABORATORIES.", the following entries shall be added, namely:-

Macrabin Vitamin B 12 injections
50 microgram per co - Vials of 5 cc - each 100 microgram per co Ampoules 6 x 1 cc - each 100 microgram per co Vials of 5 cc - each -

The following Notification received under No. 1(1)-PC/52 dated the 8th July, 1952 from the Government of India, Ministry of Commerce and Industry New Delhi (in original) is republished for general information:—

Subject :- Drugs (Control) Act, 1950 - Revision in the prices of certain drugs.

GLAXO LABORATORIES

Penicill Crystalline		
Phials 100,000 units 200,000 ** 500,000 ** 1,000,000 **	Rs. Rs. Rs. Rs.	0-11-0 0-14-0 St 21 OS 620 1- 9-0 2-10-0
Seclopen (Dry Procaine Penicillin with crystalline sodium penicillin) 1 dose	Rs.	1 A secondary and the secondar
Seclopen (Dry Proceine Penicillin with crystalline sodium penicillin) 5 dose	Rs.	5-15-0
Estopen 1 doss BERIN *	Re.	4-8-0
Solution 10 cc. 25 mg per cc. Solution 10 cc. 50 m per cc. Solution 10 cc. 100 mg per cc. crabin Amps. (Vitamin B 12) 20 u.g. 6's crabin Amps. (Vitamin B 12) 50 u.g. 6's	Rs. Rs. Rs. Rs.	9- 5-0 17 (d) 8-13-0 - 21 5- 8-0 4- 0-0 7- 0-0

MARTIN & HARRIS, LTD., CALCUTTA Vitamine Limited, London. Vitavel -A (Vitamiu A concentrate 35,000 LU. per capsule) A. 1-0 25'0 19-15-0 100% Betavel (Apeurine Hydrochloride B1) Tables 25's x 100 mg 11-15-0 ., 100's x 100 mg 40-12-0 Re. Ribovel (Riboflavin B2) Tablete 25's x 8 mg Ra. Ascorvel (Ascorbic Acid C) Tablets 25's x 50 mg 2- 8-0 Rs. 10- 6-0 Ampoules 6 x 5 cc x 100 mg Re. Fertilol (Vitamin E-Wheat germ oil) Capsules 25's x 3 mg British Chemicals & Biologicals Limited, Loughborough, Leicestershire, (Genatesan Limited) Acetemenaphthene B. P. C. 2-11-0 (Vitamin K analogue) Tablete 25's x 10 mg 4-10-0 100's x 50 mg Nicotinamide Tablets 7-10-0 Re. · 250'e x 50 mg Nicotinic Acid Tablets "Meiers, William R, Warner & Co., New York" 16- 8-0 30'* Therta-vita Capsules 12-10-0 4 OZ Omni-beta 25- 7-0 8 02 Omni-beta "Messrs, N. V. Organon, Holland" * 1 A A Insulin (OBGANON) 10 ce x 200 units (20 units per ce) each 5 ce x 200 units (40 units per ce) each 10 ce x 300 units (30 units per ce) each Hospital packing 50 x 10ce x 40 units 2-10-0 2-10-0 4-14-9 Re. 216- 0-0 per pack of 50 vials Penicillie Crystalline G Sodium 0-10-9 100,000 units vial 0-15-6 200,000 500,000 1-13-6 ANT 1,000,000 a all " Mesara, Merok & Co., Inc., U.S.A." Dihydrostreptomycis - 1 gm vial " Mesers, Merck & Co., Ltd., Cauada" Dihydrostreptomycin sulfate - 1 gm vial ELI LILLY AND COMPANY OF INDIA, INC. Dibydrostreptomycin Sulfate, 20-cc rubber stoppered ampoules - per empoule 'Durscillin Fortified' (Procuine Penicillin-G and Penicillia-G, Crystalline-Sodium Lilly) Buffered, for aqueous injection, 400,000 units in 1-dose, rubber-stoppere i empoules per empoule Ampoules 'Durscillin Fortified (Procaine penicil-lin-G, and Penicillin-G, Crystelline- Sedium, Lilly), Buffored, for Aqueous Injection, 400,000 units -per 100— Penicilliu-G Crystalline-Potassium, 100,000 units, 20-oc rabbor-stopppered empoules - per 1-3-0 Hs. ampeule -Penicilline-G, Crystalline-Potassium, 200,000 units, 20-ce rubber-stoppered ampoules—per empoule Re. 1-5-0 Penicillin-a, Crystallin-Potassium, 20-co rubber-stoppered ampoule, 1-15-0

500,000 units-per ampoule -

1,000,000 enits per ampoule-

Re.

Re.

8-4-0

```
IMPERIAL CHEMICAL INDUSTRIES (INDIA) LTD.
Crystalline Penicillin G (Sodium Sait)- 'Avion' brand
Viale of O.1 meg unit.
Singly, and in containers of 10 vials - per vial -
                                                     'Re. 0-10-6
Vials of O.2 mega unit.
Singly, and in containers of 10 vials - per vial -
Vials of 0.5 mega unit.
Singly, and in containers of 10 vials - per vial -
Viale of 1,0 mega unit.
Singly, and in containers of 10 vials - per vial - Re. 2-0-9
PENICILLIN G (SODIUM SALT)-Distillers Company (Biochemicale) LTD.
Viale of 0.1 mega unit available in
                                                  Rs. 0-10-
boxes of 5 vials-per vial-
 viale of 0.2 mega unit available in-
 boxes of 5 vials-per vial-
 Vials of 0.5 mega unit available in
 boxes of 5 viale-per vial
 Vials of 1.0 mega unit available in
 boxes of 5 vials-per vial
 Distaquaine G crystalline Panicillin G
 Procaine Salt -Distiller Company
 (Biochemicale) Ltd. U.K.
 Viale of 0.8 mega units-per vial-
Distaquaine G-Crystalline Penicilling G
 Proceine Salt - Distillers Company
 (Biochemicals) Ltd. U.k.
 Vials of 0.9 mega unit (in boxes of
 5 vials) - per vial-
 Distaquaine Portified Crystalline
 Penicillin G Procaine Salt and
 Potassium Salt (Buffered) -
 Distillers Company (Biochemicals) Ltd. U.K.
 Vials of 0.4 m.u -per vial-
 Vials of 1.2 m.a per vial-
 Avioprocil N.A. Crystalline penicillin O
  Proceine Salt and potassium Salt (Buff ed)
                                                           1-7-0
  Vials of 0.4 m.n. - per vial-
                 "AVLOPHOCIL" Brand of PROCAINE-PENICILLIN
                  OILY INJECTION (800,000 LU. Penicillin
                  and 120 mgm. Proceine base per co)
                                                                     Marie State
              Vials of 10 co single, and in containers
                of 5 vials-Single vials-
                                                                     and Little
  Avloprocil' brand of Procaine- Penicillin
  Oily Injection ($00,000 i.u. Penicillin and
  120 mgm. Procaine base per co)
```

Vials of 1 ce. Singly and in containers of 10 vials-per vial-I am to request that steps may kindly be taken to notify the rev

of the above drugs on Saturday, the 19th July 1952.

I am to invite your attention to this Ministry's circular letter No. 1(1)-PC/52 dated the 7th March 1952 and to request that the nomenclature of the drog "Dihydrostreptomycin-1 gm vial" manufactured by "afestre. March & Co., Ltd. Canada", may kindly be changed to "Dihydrostreptomycia Sulfate- i gas siel".

P. S. Sundaren. Under Secretary to the Gove of India. G. H. Single, Acot. Secretary to the Gove, of Manipur.

Imphal, the 12th August, 1952.

No. HJ/21/52—The Chief Commissioner is pleased to accord sanction to the under noted list of Holidays for the Jail, Manipur State.

1.	Republic day	1 day
2.	Dol Jatra	2 days
8.	Shri Bijoy Govindajee's Halankur	1 day
4.	Cheiraoba (Cheitra Sangkrauti)	ı day
5.	Silhenba	1 day
6.	Ruth Jatra	1 day
7.	Pugar Jatra) dny
8.	Independence day	1 day
9.	Jhulon Jatra	1 day
10.	Janmastami	1 day
11.	Durga Puja	2 days
12.	Mahatama Gandhijee's birth day	J day
18.	Batri dwitiya	l day
	•	15 days

T. Kipgen, Secretary to the Govt. of Manipur.

PART III

NOTICE No. 668-78-HE/23-

Imphal, the 18th August, 1952.

Applications are invited for the post of a Supervisor at Leimskhong Power Station on the existing scale of 35-1-50 plus usual U.A. and an Out-Station Allowance of Rs. 10/- per month. Higher initial pay upto Rs. 40/- may be given to specially qualified persons. The above scale is likely to be revised at 60-3-75/50-4-10/- & with the above D.A. and Out-Station Allowances etc.

Applications stating are, educational qualifications, technical training and experience, if any, will be received by the undersigned up to 27-3-52. Preference will be given to persons having knowledge of estimating and other minor civil and mechanical works.

B M. Sarma,
Electrical Engineer,
Manipur Hydro I le tri: Off e

EXTRAORDINARY CONTRACTOR OF STATE OF ST

ather the Land. PUBLISHED BY AUTHORITY

No. 41-E-22 Imphal, Monday, August 1, 1952

Orders by the Chief Commissioner. the properties of the second s

the a great we have received total that the many the contract the elign de man and and wother CATION. Said of mathematical agent officer the property of a special control of the second sections and the second

> GOVERNMENT OF MANIPUR ORDER .

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. MAG . D. Y

Temphal. the 22nd August. 1952.

In exercise of the powers conferred by Section 3 of the No.DR/80/FCO/51/25. stial Supplies (Temporary Nowers) Act, 1946 (XXIV of 1949) delegated to me by Notice Firstion of the Government of India, Ministry of States No.115-J dated 5th September, 1950 I hereby direct that the words " wheat' and ' maise' shall be added between "Rice, paddy" Fand products therefor in line 1 of clause 2(1) under Definitions in the Manipur Foodgrains (Movement) Control Order, 1951.

This order will be effective forthwith.

E.P. MOON Chief Commissioner, Manipur,

Ippl-1, the 16th Augustal 252

No.3/20/82/6. The following Act of Parliament which has reserved the sesent of the posident on the Soth July, 1958, is republished for general information and

THE WAINTENANCE ORDERS ENFORCEMENT. (AMEMAD'TINT) ACT, 1952 T XIVII OF 1952).

further to amond the Maintenance Orders Enforcement Act, 1981

The the anacted by Parliament as follows to

2. Shift title .- This Act may be called the Maintenance Orders Enforcement (Amendment) Let, 1985

M. Amendment of long times and promptle. Act MVIII of 1921 - In the long title of , and the promptle to, the Maintenance Orders Enforcement Act, 1921 (hereinafter referred to as the promptle to, the Maintenance Orders Enforcement Act, 1921 (hereinafter referred to as the promptle Act) for the words " His Majesty's Dominions and Protectorates," the words " resistance and Protectorates, " the words " His Majesty's Dominions and Protectorates, " the words " resistance and Protectorates, " the words " His Majesty's Dominions and Protectorates, " the words " resistance and Protectorates, " the words " His Majesty's Dominions and Protectorates, " the words " resistance and " res

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No. 41-E-22 Imphal, Monday, August 10, 1952

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Orders by the Chief Commissioner. shotterwood force a conand the second and the second second second

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GOVERNMENT OF MANIPUR ORDER.

Temphal, the 22nd August. 1952.

In exercise of the powers conferred by Section 3 of the Wo.DR/80/FCO/51/25. Mial Supplies (Temporary | Lwers) Act, 1946 (XEIV of 1949) delegated to me by Notice isation of the Government of India, Ministry of States No. 115-J dated 5th September, 1950 ereby direct that the words " wheat and " maise shall be added between "Rice, paddy" "and products therefor in line 1 of clause 2(1) under Definitions in the Manipur Food mains (Movement) Control Order, 1951.

This order will be effective forthwith.

B.F. MOON Chief Commissioner, Manipur.

Implication the 16th August 1952

No.3/20/52/4. The following Act of Parliament which has reserved the assent of the mident on the Both Suly, 1958, is republished for general information and

1/3

THE "LINTENANCE ORDERS ENFORCEMENT. (AMENOID TINT) ACT, 1952 T XLVII OF 1952).

further to amond the Maintenance Orders Enforcement Act, 1921

No. . . Be it exected by Parliament as follows :-

- 2. Blank title .- This hat may be called the Maintenance Orders Enforcement (Amendment) Act 1952
- E. Assentment of long title and prescuble. Act XVIII of 1921 In the long title of and the prosmble to, the Maintenance Orders Enforcement Act, 1921 (hereinafter referred to as the Principal Act) for the words " His Majesty's Dominions and Protectorates," the words " rediproceeding turritorious" shall be substituted.
- D. Amendment of meetion 2. Act Will of 1921 .- In meetion 2 of the principal Acts
- (a) in the definition of 'dependants' for the words 'the part of His Majerty's be inions and Protectorator," the words "the reciprocating territory" shall be substituted;
 - thi for the sectation of freeigrouping territory, the following definition analy be

" resiprosating territory' means any country or territory outside India in respect of which this Art for the time being applies by virtue of a declaration under postion 31

Subscitution of new section for section 3. Act XVIII of 1921- For section 3 of the printing pal Act, the following section shall be substituted, namely :-

"3. Deleration of reciprodal arrangements. - If the Central Government to the fied that legal provision exists in any country or terriory outside India for the ent within that country or territory of maintanance orders made by courts in India, the G. ... Government may, by notification in the Office sette, declare that this fet applies respect of that country or territory and thereup t shall apply accordingly."

P.C. DEB. SECRETARY TO THE GOVERNMENT OF MANIPUR.

I mphal the 16th August, 1952, and the same of the

No. J/30/52/5. The following Act of Parliament which has received the sont of the President on the 28th July, 1952 is republished for general information see ...

> THE CARSTHAL LAW AMENDMENT ACT, 1952 (Act XLVI of 1952).

An Act.

further to manod the Indian Bunal Code and the Code Griminal Procedure, 1898, and to provide for amore speedy trial f certain noss.

Be it enacted by Karlinment as follows s-

- 1. Short title .- This Act may be called the Griminal Law Amendment Act, 552.
- 2. Amendment of section 165, Act XVL of 1860. In section 165 of the Indian Penal Code (hereinafter referred to as the principal . . . or the words Memble member "simple imprisoner ment of either description for a term which the two years" the words " impresonment wither description for a term which may extend to three years " shall be substituted.
- 3. Insertion of new section 165A in Act XIV of 1860 .- After section 165 of the principal Ast, the following section shall be insorted, namely so
- ". "165A. Punishment for abetment of offence defined in section 161 or section 165 .- Whoever abote any offence punishable under section 161 or section 165, whether or not that offence punishable under section 161 or section 165, whether or not that offence is committed in sonsequence of the abetment, shall be punished with imprasonment of either description for a term which may extend to three years, or fine, or with both.
- 4. " and ment of scotion 164. Act V of 1895. In subsection (1) of section 164 of the Codes. of Grandal Procedure, \$898, after the words " under this Chapter" the words "or under any other law for ime being in force " shall be inserted.
- for at section 337, Act V of 189c. (1) In section 337 of the Gode of Criminal Process 1898,-

- (a) in sub-section (1), after the words " the Indian Penal Dode, homely, sections" the figures and letter "161, 165, 165A" shall be inserted;
- (b) after sub-section (2A), the following sub-section shall be inserted, namely
- "(2B) In every case where the offence is publishable under section 161 or section 165A of the Indian Penal Godo (Act XLV of 1860) or sub-section (2) of section 5 of the Prevention of Corruption Act, 1947 (II of 1947), and where a under person has accepted a tender of perdon and has been ex miner under besettion (2) of perdon and has accepted a tender of perdon and has been ex miner under besettion (2) them. notwithstanding anything contained in sub-section (2A), the magistrate shall, without making any further inquiry, send the case for trial to the court of the special judge appointed under the Criminal Law Amendment Act, 1952.
- (2) The amondments made by sub-section (1) shall remain in force for a period of two years from the commoncement of the Criminal aw Amendment Act, 1952.
- 6. Power to appoint special judges. (1) The State Government may, by notification in the Official Gasette, appoint as many special judges as may be necessary for such area or areas as may be specified in the notification to try the following offences, namely:
- (a)an offence purishable under section 161, section 165 or section 165A of the Indian Penal Code (Act XLV of 1860) or sub-section (2) of section 5 of the revention of Corruption Act, 1947 (II of 1947);
- (b) any conspiracy to commit or any attempt to commit or any abetment of any of the offences specified in clause (a).
- (2) A person shall not be qualified for a pointment as a special judge under the contract of t
- V. Cases triable by special judges. (1) Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (Act V of 1898) or in any other law the offences excified in sub-section 6 shall be triable by special judges only.
- (2) Every offence specified in sub-section (1) I section 6 shall be tried by the specified for the area within whoih it was committe, or where there are more special judges than one for such area, by such one of them as may be specified in this behalf by the State Government.
- (3) When trying any case, a special judge may also try any offence other than an offence specified in section 6 with which the accused may, under the Gode of Criminal Procedure, 1898, be charged at the same trial.
- 8. Procedure and powers of special judges. (1) A special judge may take cognizance of pffences without the accused being committed to him for trial, and in trying the accused persons, shall follow the procedure prescribed by Code of Criminal Procedure, 1898 (Act V of 1898), for the trial of warrant cases by magistrates.
- (2) A pecial judge man, with a view to obtaining the ovidence of any person approsed to have been directly or indirectly concerned in, or privy to, and offence, tender a pardom to such person on condition of his king a full and true disclosure of the whole circumstances within his knowledge to theoffence and to every other person concerned, whether as principal or about in the commission thereof; and any pardom so tendered shall for the pur oses of sections 330 and 300 of the Code of Griminal Procedure, 1898, be desmed to have been tendered under so on 338 of that Code.
- (3) Save as provided in sub-section (1) or sub-section (2), the provisions of the Code to Criminal Procedure, 1898 shall, so far as they are not inconsistent with this fet, apply to the proceedings refers a special judgeand for the purp see of the said provisions, the court of the epocial judge shall be described to be a court of session trying cases without a flury of without the sid of sessesors and the person conducting a prosecution before a special judge shall be decored to be a public prosecutor.

(4) A special judge may pass upon any person convicted by him any sontense sutherised by law for the punishment of the offence of which such person is convicted.

appeal are rovision - The High Court may exercise, so far as they may be applicabel, all he powers conferred by Chapters XXXI and XXXII of the Code of the Code of Criminal Procedure, at V of 1898) on a High Court as if the court of the special judge were a court of sem. ton trying cases without a jury within the local Ramits of the jurisdiction of the High

Transfer of certain pending cases - All cases triable by a Special Judge under section 10. 7 which, i mediately before the commencement of this hot, were pending before any magistrate shall, on such commencement, be forward affor trial to the Special Judge having jurisdiction over such cases.

P.C. DEB. SECRETARY TO THE GOVERNMENT. OF MANIPUR.

Imphila the 22nd August, 1952.

Applie tions stating age, qualifications and experience are invited for thefollowing posts. Scale of poy.

45-3-75 1. One Sub-Inspector ----, 2. One Jemada 30-1-35-2-45 3. One Clork ------20-1-25-2-45 4. Five Excise Peons ----- 22-28.

BANKS A TO THE RESERVE OF STREET

and the second

Contract the second of the second of the

oplications should be addressed to the Deputy Commissioner, Manipur and received by the gned on or before 29.8.52 at the Excise Office. Appointments will be temporary forthe

> N. NABAKUMAR SING INSPECTOR OF EXCISE. MANIPUR.

bourte

No. 8/1952 of 25.8.52

Applications stating age, educational qualifications and previous experience if any, are invited for two posts . Field Man in the scale of Ms. 22-2-28 p.m. plus dearness Allowane. apple Applications will be received by the undersigned on or before the 36.8.52 during office hours. The appointment will be temporary for the present. Preference will be given to the hill man. The candidates must present at the agricultural Office at 10 a.m. on 1.9.52 for interview.

> LeUdhob Singh AGRICULEURAL OFFICER, MANIFUR,

Imphal, the 23rd August, 1952.

Applications are invited for a few temporary costs of Mohurrir (work-charged) in the smale of Ma40/- - 3-50-3-75/- per month plus usual allowances as admissible under rules. None near apply the is not a matriculate. The applicant should state his present aco, qualification; storess and provious experience, if any, in the application which should be in his own hand mating.

he services are terrisedly without notice. Proference will be given to the local cardidate the although or botology of on termination is admissible.

A classical and the comment by the inderglance apto 22ml, Coptember 1952 and the sandie terms carefully appointments.

PRES NORM

Recruiting party of Branch Recruiting Office, Silchar will be visit the following places on dates shown fains' each.

Candidates who are willing to join in the Armed Forces and they may please be directed to report to the Touring Officer with their educational certificates on the following date and pales.

The following types of recruit are required by this office for enrolment in the Regular Army.

CATEGORIES	EDUCATION	CLASS	AGE .
1. Matriculates with English & Mathematics.	Matriculate	Any	. 17 to 25 years.
2. Raw Recruits for Sepoy	Class-IV to VI	II Naga	
3do- for Drivers.	Class VI to X	Any	-40-
PLACE OF VISIT	·	ENUE	DATE OF VISIT
IMPHAL		DAK-BUNGALOW	18th & 19th September,52,
MVO		-40-	15th & 16th Fertember, 52.

PUBLICITY OFFICER, GOVERNMENT OF MANIPUR.

RABIN

Imphal, the 23rd August, 52.

No. Vety-16/52/14. The Chief Gommissioner is pleased to appoint Shri S. Udei Singh to the post of a Vet inary Asstt. Surgeon created under order No.Vety-16/52 of the 1st August 1952 for the New Veterinary Dispensary to be opened at Thoubal on the scale of Rt.75-5-100 per with the ct from the date on which he joins dubies.

'S. Gourahari Singh.

ASSTT. SECRETARY TO THE GOVERNMENT OF

RABIN

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 42.

Imphal, Wednesday, August 27, 1952.

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Part III.—Advertisements

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GOVERNMENT OF MANIEYR.

PART I

Orders by the Chief Commissioner.

ORDER No. 17/52-53 (CLAIMS OFFICE.)

Imphal, the 12th August, 1952.

The Chief Commissioner is pleased to extend the services of the following persons upto the 31st October 1952 in continuation of their previous appointment under Order No. 14/52-53 (Claims Office) the scale of pay as noted against them each in these posts as sanctioned the Govt. of India, Ministry of Defence in their letter No. H. 231/2712-L.H/D (O&C) dated the 30th July 1952.

Serial No.

Name of Posts.

Name of the persons #:

ed.

1. Claims Other

Sree W. Chaoba Singh, B.A.
On consolidated pay of Rs. 200/r P. M. in
addition to his pension.

2. Sub-Deputy Collector (Claims)

Sree M. Charugopal Singh, B.A. On scale of Rs. 150-10-200 P.M. He will be entitled to such rates of allowances as are admissible under the rules.

The expenditure involved will be shared equally between the Defence Services and the Civil Estimates and debited as follows:-

Defence See share: - Main 1) and 7. Expenditure on works including M.E.S. Stores Sub Head 'D' General Charges of Defence services Estimates.

Civil share :-

Demand No. 85-Munipur-Account V-Miscellaneous B. 3-other Miscellaneous Expenditure.

> U. C. Deka, Administrative Officer (Claims)

Ex-Officio Secretary (Claims), Manipur,

NOTIFICATIONS.

Imphal, the 20th August, 1952.

No. HP/59/52.—The Chief Commissioner is pleased to appoint Shri A. M. Chatterjee, M. A., B. L., Legal Advisor, Special Police Establishment attached to Delhi Special l'olice Establishment to be Public Prosecutor for conducting Special Police Establishment cases in the original as well as in the appellate courts in the State of Manipur.

Imphal, the 18th August, 1952.

No. PW/Misc/5/52.-In exercise of the powers conferred upon him under the Motor Vehicles Act 1939 (Act IV of 1939) read with the Government of India, Ministry of States Notification No. 104-J of the 24th August, 1950 the Chief Commissioner has been pleased to appoint the Deputy Commissioner as the Authority to exercise the powers to prohibit or restrict the use of any vehicles or class of vehicles on any road or bridge within Manipur State as provided under section 74 of the Motor Vehicles Act if that is so required in the interest of public safety or convenience, or because of the nature of any road or bridges.

> T. Kipgen, Secretary to the Govt. of Manipur.

PART II

Imphal, the 6th August, 1952.

No. Vety. 21/52/10. —The Chief Commissioner is pleased to award a stipend to Shri Hillkham for training in Veterinary Science and Animal husbandary in the Assam Veterinary College, Gauhati.

- 2. The value of the stipend is Rs. 50/- per month. It will be tenable for four years from the commencement of the current session.
- 3. The tenure of the stipend is subject to usual conditions of good conduct and satisfactory progress including annual promotion from class to class.
- 4. The stipendiary is required to execute an agreement in the prescribed form. before any amount of stipend is paid to him.

Imphal, the 21st August, 1952.

No. MD/140/52/3, -In exercise of the powers conferred by section 12 of the Drugs (Control) Act, 1950, (XXVI of 1950), the Chief Commissioner hereby directs that in the State of Manipur no importer or manufacturer of Isonicotinic Acid Hydrazide or any other Hydrazine derivative of Isonicotinic Acid shall sell it to any persons other than.

- (i) a registered medical practitioner,
- (ii) any person ou the prescription of a registered medical practitioner; or (iii) any person possessing a licence for sale of drugs under the Daugs Act, 1940.
- Provided that any such licenses shall not sale the drug to any persons other than those mentioned in entries (i) and (ii) above.

G. H. Singh. Asst, Secretary to the Govt, of Manipur.

PART III

CORRIGENDUM.

Imphal, the 5th August, 1952.

No. IN/169/52.—In the Manipur Factories (Approval, Licensing and Registration) Rules, 1952 published in the Manipur Gazette of the 18th March, 1952 the following correction is made:—

In the second column of the first line of the Schedule under the heading "Maximum number of persons to be employed during the year" substitute the figure 50 for the figure 20.

By order
S. Gourbari Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTICE

Imphal, the 18th August, 1952.

Whereas the undermentioned defaulters have failed to pay the arrest Government dues noted against his/their names on account of excess drawal of war compensation: It is notified that immoveable property belonging to him/them will be sold by public anction as detailed below:

Place Deputy Commissioner's office.

Time 11. a. m. of 23-9-52.

PARTICULARS OF SALE.

81. No.	Nam & address of defaulter.	Arrear dues.	Prop	Remarks.		
1.	Sree Salam Yaima Singh S/o Kanhai Singh of Sagolband Salam leikai	Rs. 3,853/6/-	Patta No. 85 I. W	Dag No. 1521,1522 & 2219.	Annual revenue.	Consisting of 1 kaths and 4 lessa
				# ************************************		the state of the s

M. N. Phukan, Deputy Commissioner.





Gazette

PUBLISHED BY AUTHORITY

No. 48.

Imphal, Wednesday, September 3, 1952.

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GOVERNMENT OF MANIPUR.

PART I

Orders by the Chief Commissioner.

Imphal, the 27th August, 1952.

No. AGR-106/52/6.—The Chief Commissioner is pleased to appoint Shri Ramkhathing temporarily to the post of Farm Manager created under this Administration Order No. AGR-106/52/5 dated the 26th August, 1952 on the scale of Rs. 100-5-150 p. m. with effect from 15-9-52.

PART II

Imphal, the 26th August, 1952.

No. AGR-106/52/5.—The Chief Commissioner is pleased to accord sanction to the creation of the following temporary posts for the Fruit Farm to be nawly, started at Ukhrul Sub-division :-

- 1. One Farm Mauager (@ Rs. 100-5-150 p. m.
- 2. Two Fieldmen @ Rs. 22-1-28 p. m.

" expenditure will be debitable to Account V-C Lump Provision for schemes elfare of scheduled Tribes-Major Head 57-Miscellaneous of the sanctioned tor 1952-53 of this Administration.

G. H. Singh,

Asstt. Secy. to the Govt. of Manipur.

Imphal, the 25th August, 1952.

No J/12/51/105.-In exercise of the powers conferred upon him by paragraph of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri O. Niladhwaja Singh, Sub-Divisional Magistrate, Sadur, with the power to try as a Magistrate all offences not punishable with death, and to pass a sentence of imprisonment for a term not exceeding five years.

This order will have effect from the 1st September, 1952.

P. O. Deb.

Secv. to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 27th August, 1952.

No. H. Misc/79/51.—The Chief Commissioner is pleased to make the following addendum to the Manipur Cinematograph Rules, 1951 published under notification No. H. Misc/79/51 dated the 1st July, 1951 in the Gazette of Manipur of the 21st July, 1951, namely:—

Insert a new clause 39 (d)

39 (d)—Application for renewal of licences granted under Rule 39 (a) of the Manipur Cinematograph Rules, 1951 should be made at least 15 days before the expiry of the current term of the licence. In default an extra charge of Rs. 10/- will be levied as late fee.

T. Kipgen, Secy. to the Govt. of Manipur.

Imphal, the 26th August, 1952.

No. J/30/52.—The under-noted Acts of Parliament which have received the assent of the President on the 9th August, 1952 are published below for general information—

CENTRAL TEA BOARD (AMENDMENT) ACT, 1952.

(LIV of 1952)

An Act

further to amend he Central Tea Board Act, 1949.

BE it enacted by Parliament as follows :-

- 1. Short title.—This Act may be called the Central Tea Board (Amendment) Act, 1952.
- 2. Amendment of section 4. Act XIII of 1949.—In sub-section (3) of section 4 of the Central Tea Board Act, 1949 (hereinafter referred to as the principal Act), to clause (v) the following proviso shall be added, namely:—

"Provided that it shall be lawful for an official so nominated to depute in the prescribed circumstances another official to attend any meeting of the Board on his behalf."

3. Amendment of section 15, Act XIII of 1949 —In sub-section (2) of section 15 of the principal Act, to clause (b) the following words shall be added at the end, namely:—

"and the circumstances in which an official nominated by the Central Government under clause (v) of sub-section (3) of section 4 may depute another official of that Government to attend any meeting of the Board on his behalf;".

THE INDIAN PORTS (AMENDMENT) ACT, 1952, (LV of 1952)

An Act

further to amend the Indian Ports Act, 1908

by Parliament as follows:-

.e.—This Act may be called the Indian Ports (Amendment)

Act, 1952.

2. Amendment of section 14, Act XV of 1908.—In section 14 of the Indian Ports Act, 1908 (hereinafter) referred to as the principal Act).—

(a) in sub-section (2) for the words "six months" the words "two months shall be substituted; and

- (b) after sub-section (3), the following sub-section shall be inserted namely:—
 "(4) Where the sale proceeds of the property are not sufficient to meet the expenses and further sum aforesaid, the owner of the vessel at the time the vessel was wrecked, stranded or sunk shall be liable to pay the deficiency to the conservator on demand, and if the deficiency he not paid within one month of such demand the conservator may recover the deficiency from such owner in the manner laid down in sub-section (2) of section 57 for recovery of expenses and damages or in any other manner according as the deficiency does not or does exceed one thousand rupees."
- 3. Amendment of section 31, Act XV of 1908.—In subsection (1) of section 31 of the principal Act, for the words "and no vessel of any measurement less than two hundred tons and exceeding one hundred tons" the words "and no mechanically propelled vessel of any measurement less than two hundred tons and no other vessel of any measurement less than two hundred tons and exceeding one bundred tons" shall be substituted.

THE CENTRAL SILK BOARD (AMENDMENT) ACT, 1952 (LVI of 1952)

An Act

further to amend the Central Silk Roard Act, 1948.

Bs it enacted by Parliament as follows:-

- 1. Short title.—This Act may be called the Central Silk Board (Amendment)
- 2. Amendment of section 4, Act LXI of 1948.—In section 4 of the Central Bilk Board Act, 1948 (hereinafter referred to as the principal Act), for clause (c) of sub-section (3), the following clause shall be substituted, namely:—
 - "(e) three persons elected by the members of the House of the People from among themselves and one person elected by the members of the Council of States from among themselves;".
- 3. Amendment of section 6, Act LXI of 1948.—In section 6 of the principal Act, in sub-rection (1), for the words "The Board shall elect from among its members" the words "The Central Government shall appoint from among the members of the Board" shall be substituted.
- 4. Amendment of section 13. Act LXI of 1948.—In section 18 of the principal Act, in clause (b) of sub-section (2), the words "the election of the Vice-Chairman of the Board; and" shall be omitted.

Imphal, the 26th August, 1952.

No. J/30/52.—The following Act of l'arliament which has received the assent of the President on the 6th August, 1952 is published for general information—

THE INDIAN COMPANIES (AMENDMENT) ACT, 1952

(LI of 1952)

An Act

further to amend the Indian Companies Act, 1918.

Bu it enacted by Parliament as follows:—

1. Short title.—This Act may be called the Indian Companies (Amendment)

2. Amendment of section 91B, Act VII of '1913.-In section 91B of the Indian Companies Act, 1918, after sub-section (3), the following sub-section shall

be inserted, namely !--

"(4) Notwithstanding anything contained in this section, if, in the case of any public company, the Central Government is of opinion that having regard to the desirability of establishing or promoting any trade, industry or business it would not be in the public interest to apply all or any of the prohibitions contained in sub-section (1), the Central Government may direct, by notification in the Official Gazette, that this section shall not apply to any such public company or shall apply thereto, subject to such exceptions, modifications or conditions as may be specified in the notification."

P. C. Deb. Secretary to the Govt. of Manipur.

PART III NOTICE

Notice is hereby given that thirty two shop sites each measuring 10' x 20' at Wangjing will be sold in anotion in the office of the Deputy Commissioner, Imphal, on the 20th September, 1952, at 11 a. M. The Map may be seen and further details may be had in the office of the S. D. C., Thoubal or in the office of the Deputy Commissioner, Imphal.

M. N. Phukan, Deputy Commissioner, Masipur.

নোটাশ নং ১৩

व्यक्तिमा मतम ७३ छमा टाजा भूक्रमका वरवज्ञति । मन्नमानः — जार मामावश्रदे र रमणरक्षते वानी बिर्द्यो কাবা কুমিন্তগী কোনা ছমিং খুদিংদী পুং ১১ (I.S.T.) ভাবা মতনদগী হোৱা মনিপুর্ছী ইক্ষ (Grass Mahal) পুত্ৰসক বিলাম তৌজুনা বোনগৰি। নিকাৰ ভকণীনীংবালিনো হাইরিব। মক্তর্ অসিদা ফোরেট অফিল্ডা লাজ্না ওক্লিরণ গাগনি। নিলাম ওক্লিরিবা নীশিনো নিণাম স্থিত। শেত গুনা विवीशनक्षी। थिळवित अम्कठल निमान छोशनि। इक्ति। सिमाम अकृत काल्यी त्यम दोशवित अवेदिना त्यम व्यक्त हाजा अक्ला को व्यक्ता क्लबरकति।

कनाश्वकता हेक्किनिः कति (कोवीर्त शायत्रवित हेक्किन। इस्ता हे लि-टैनर्टक शत्रवा मुझा (व:विकन्नना किविकन्यनि। বিবামণা দৌপ্রগা ই হৌরম্জে শেল হনবির হারতুনা ভৌবা দাবী অমতা দৌলপ্রোই। হৌতিক লৈপ্রাবা ইক্ষ্তিক আসি ই ছৌবা ছৌদবনী সর্মদা অফিসনা ভদত তৌত্মক রেপি। মসি গোইছবা মন্তন্মা কুমলি নিকাম ভৌকারা

निष्ठे आफिमडी (थएकनि।

ाः, এপ্রিপগী তাং ১ | ৪ | ৫৬ ইংমগী নিলাম ওকশিব। ইফর পাটাধারশিংনা ইফর চংবা রারোই | ইছি] R. K. Bijoichandra Singh,

Ferest Officer Govt, of Manipur.

TENDER NOTICE.

Imphal, the 3rd Sept. 1952.

Sealed tenders are invited for supply of the following and will be received by the undersigned up to 3 P. M. of 8th Sept. 1952 in the Office of the Covt. Press. Tenders will be opened by the undersigned on the same date before the tenderem. There is no obligation for acceptance of the lowest tender. Successful tenderers will have to deposit security money of Rs. 50/ before signing the agreement.

1. Blocks for printing Manipur Indian High Way Safty Code. Further particulars may be had from the Govt. Press Office, Manipur during the office hours. G. H. Blugti,

Supdt. Govt. Press, Manipur.





Gazette

PUBLISHED BY AUTHORITY

No. 44.

Imphal, Wednesday, September 10, 1952.

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GOVERNMENT OF MANIPUR.

PART I

Orders by the Chief Commissioner.

Imphal, the 2nd September, 1952.

No. Co.11/52/7.—The Chief Commissioner is pleased to appoint Shri H. Birhari Singh, Inspector of Schools as Registrar Co-operative Societies with effect from 8rd September, 1952. As the maximum pay in the time scale of the post of Registrar Co-operative Societies, is less than Shri Birhari Singh's substantive pay in respect of the post of Inspector of Schools, he will draw the maximum of the scale of

the post of Registrar Co-operative Societies, provisionally until the revised scale of pay for the post is sanctioned. He will be treated as if appointed in the revised scale with restrospective effect from 3-9-52 when the revised scale is sanctioned and his initial pay will be fixed accordingly.

The leave granted to him under order No. HDE/161/51/8 dated the 7th May, 1952 is cancelled so far it relates to the period after 2-9-52.

T. Kipgen, Secy. to the Govt. of Manipur.

Imphal, the 8th September, 1952.

No. Claims/10/51.—In pursuance of the proposal of the Government of India conveyed under Ministry of States' letter No. D. 1201-l'A/52 dated the 5th April, 1952 regarding the disposal of pending claims arising out of war injuries in Manipur, administratively in conformity with the War Injuries Scheme, 1942 which has been accepted by the Chief Commissioner and put into effect in this State, the Chief Commissioner is pleased to appoint the Deputy Commissioner, Manipur as the Claims Officer for this State for the disposal of pending war injury claims in conformity with the War Injuries Scheme, 1942.

P. C. Deb, Secy. to the Govt. of Manipur.

PART II

Imphal, the 1st September, 1952.

No. R/34-5/51.—The Chief Commissioner is pleased to confirm Shri, H. Ibungoyaima Singh, Registrar, Co-operative Societies, who was appointed temporarily as Sub-Divisional Officer under his order issued under this Secretariat Notification No. R/85-5-51 dated 18th June, 1952, in the latter post, with effect from 14-6-1952.

T. Kalachand Singh, Asstt. Secy. to the Govt. of Manipur.

Imphal, the 29th August, 1952.

No. J/12/51/108.—In exercise of the powers conferred upon him by para-Thiphs 4 and 5 of the Manipur Administration Order, 1949 and all other powers enabling him in this behalf and in supersession of this Administration Notification No. 3/12/51/88, dated the 28th May, 1951, the Chief Commissioner is pleased to direct that the Departy Commissioner shall, with effect from the 1st September, 1952 be deemed to be the District Magistrate in respect of the District of Manipur.

No. J/12/51/107,-In exercise of the power conferred upon him by paragraph s of the Manipur Administration Order 1949, the Chief Commissioner is pleased to direct that the hill areas comprised in the Sadar and Thoubal Sub-divisions shall be constituted into a circle to be known as the Sadar and Thoutal Hills Orote and that the Sub-Deputy Collector or other officer placed in the bharge of revenue, criminal up other work of the circle shall be designated as the "Sub-Deputy (Whentor etc. Sallar and Thoubal Hills ".

No. J/12/51/106.-In exercise of the powers conferred upon him by paragraph of the Manipur Administration Order 1949, read with section 11 of the Manipur State Hill Peoples (Administration) Regulation, 1947, the Chief Commissioner is pleased to invest Shri M. Nabakumar Singh, Sub-Deputy Collector on probation, with the power to try Civil suits the value of which does not exceed Rs. 1000/-.

Imphal, the 3rd September, 1952.

No. TAX/26/52,—The Chief Commissioner is pleased to order that sales tax on diesel oil under the Assam Sales of Motor Spirit and Lubricants Taxation Act 1939 as adopted in Manipur, shall be levied and collected at twenty per cent of the value thereof or at the rate of one and a half anna per gallon, whichever is the less.

This order will have immediate effect.

Imphal, the 4th September, 1952.

No. APMN/9/50/134.—The Chief Commissioner is pleased to confirm white 8, Courhari Singh, B. A. in the post of Publicity Officer, Manipur with retrospective Meet from 9-1-50.

P. C. Deb.

Secretary to the Government of Manipur.

- 11. One post of a clerk on 'he scale of Re. 25-2-45/- plus usual D. A.
- 3. One Peon on the scale of 22-4-28/- with D. A.

Other qualifications being equal, preference will be given to ex-servicemen for the posts of clerk and peon.

None need apply for the post of the Socretary who is not an ex-Junior Committioned officer. The candidate should be a Matriculate. Discharge Certificates, testimonials etc. should be attached with the applications which will be returned when done with. The Secretary shall have to work as Supervisor of the Keithelmanbi Ex-servicemen's Colony as well where he shall ordinarily reside.

The minimum educational qualification for the post of a clerk should be Matri-bulation or equivevalent standard.

M. N. Phukan, Deputy Commissioner, Manipur.

PRESS COMMUNIQUE. ON COMPENSATION PAYMENT.

Imphal, the 30th Aug. 1952.

- (1.) It is published for information of the members of the public concerned that the Govt. of India have sanctioned the necessary funds for payment of the claims outside the A.R.M. areas which have been accepted by the Chief Commissioner, Manipur on completion of the investigation by the Administrative Officer (Claims). Necessary pay authority has also been received.
- (2.) Payment of these claims sanctioned will commence within a fortnight. Payment will be made in respect of 100% of the amounts sanctioned by the Chief Commissioner instead of only 80 p. c. paid in the past but it will be subject to post audit.
- (8.) Programme of payment is being drawn-up village by village in each Tahail. Villages where compensations equivalent to six months rentals have been sanctioned will be paid first.

The programme of payment drawn up village by village will be hung up in a the Claims Office.

(4.) As usual the individual claimants in each village will be summoned to receive payment on fixed dates when their turn comes & they need not attend office without summons.

Sd/- U. C. Deks.

Administrative Officer (Claims)

&

Ex-Officio Secretary (Claims), Manipur.

CORRIGENDUM

No. CO/11/52/11—The following words may be added after the words "Co-Operative Societies" in the 3rd line of this Administration Order No. CO/22/7 dated the 2nd September 1952.

'Director of Industries and Registrar of Joint Stock Companies and Firms".

T. Kipgen
Secretary to the Government of Manipus.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 45-E-23 Imphal, Monday, September 15, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 10th September, 1952.

No DR/80/FCO/51.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act 1949 (XXIV of 1949) deligated to me by notification of the Government of India, Ministry of States No. 115-J dated oth September 1950, I hereby direct the deletion of the words "wheat" and "maize" which were added between "Rice Paddy" and "Products thereof" in line 1 of clause 2(1) under Definitions in the Manipur Food Grains (Movement) Control Order 1951, under my Order No. DR/80/FCO/61/25, dated 22nd August, 1952.

E. P. Moon, Chief Commissioner, Manipur.

Imphal, the 8rd September, 11 a2

No. Hill/75/50/51/52/130.—The Chief Commissioner has been pleased to constitute a Hit Grade Sailors' Soldiers' and Airmens' Board in Manipur and to appoint the following as its members. This order, will have immediate effect: *

1	Deputy Commissioner, Manipur			President.
2.	Assistant Recruiting Officer Sileher		***	Military Vice President
	Superintendent of Police Manipur			Member,
	Chairman, Imphal Town Fund			>>
	Captain M. K P B. Singh		•••	,,
	Captain Dr. H. Barum Singh, L. M. P.	4 4 6	* * 1	pri
	Ex- Jamadar Thanghem Kuki, M. C.			•
8.	Captain Randhoj Gurung (Retired)		* • •	**
	Ex-Jamadar Satklinsei			> f
	E. Jamadar Soyum	v **	•	75
			7	. Kapgen.

Secretary to the Govt. of Manipur.

Imphal, the 8th September, 1952.

Whereas I am of opinion as the result of an enquiry held into the constitution working and financial condition of the Kachai CS. Ltd (Regd No. 317 of 31-3-46) in Manipur, under sub-section (I) of Section 35 of the Co-Operative Societes Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 89 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (I) of section 44 of the same Act, I hereby appoint Shri Hackholal Thangjom, Inspector of Co-operative Societies, (Hills) to be liquidator of the said Society.

All claims against the dissolved society must be submitted to the liquidates within one month of the publication of this notice.

H. 6. Sm., ",

Registrar, Co-operative Societies, Muniper

I a likely along a thing on precincion. The o

IN THUSTONS FOR THE ANNUAL PREPARATION OF THE ELECTORAL ROLLS DURING THE YEAR 1982.

As required under Section 23 of the Representation of the People Act, 1556, the Electoral Roll of each Constituent, has to be prepared every year in the prescribed manner by reference to the qualifying date. According to the instructions of the Election Commission, India, contained in their letter No. 125-52-Elec. I dated the 27th February, 1952, annual revision of the Electoral Roll should cover one fifth of the entire area of the State and also a detailed revision of the rolls in respect of certain special areas viz. (i) Urban Areas, (ii) Areas where there is floating labour population or unrehabilitated displaced persons are congreated and (iii) areas to and from where fairly large migrations are known to have taken place, will have to be made. The rolls of the remaining four fifth area are to be revised on the basis of existing rolls with such amendments of the list as may be worked out by reference to the National Register of Citizens and the records of death and corrections which otherwise come to the notice of Electoral Registration Officers.

According to the directions of the Commission under para 9 of the letter mentioned here above a State, if it is in her capacity, can carry out a hundred per cent revision of the rolls every year. As hundred per cent revision is not feasible in the state of Manipur it has been decided, for accuracy's sake, to confine to revising 60 per cent of the areas only.

Accordingly in the year 1952 the Electoral Rolls of the constituencies noted below will be intensively prepared with detailed house to house enquiry.

(1)	Inner Manipur Parlias	nentary	Consti	tuency
(2)	Khurai Electoral Colle	ege .		14.4
(3)	Wangkhei-Kongba			
(4)	Trinbung Yairipok-Top	Chingt	ha	•••
(5)	Lamiai-Keirao	441	***	
(6)	Sagolinang	***		
(7)	Sekmai Lamsang			
(h)	Salamkhumbong-Konth	oujam		***
(9)	Uripok-Lalambung-The	angmedb	and	
((0)	Sagolbaud	•••	•	•••
(ii)	Keisanithong	• • •	***	
(12)	Singjamei			***
(18)	Wangoi-Mayang Impha	al		4 = 4
(146)	Nambol-Keinou			
(16)	Bishenpur Moirang		• • •	***
(16)	Kumbi-Thanga	* * *	•••	

Registration, Deletion and Correction of names which are the basis of the Annual Preparation of names will begin from the 1st September and conclude on the 31st October, 1952 by reference to the instructions embodied in the Annexure of the people Act, 1951, and as such their names

ATION.

Ragistration Staff:—As has been stated above the preparation of the new electoral rolls will be made on the basis of existing, rolls by their revision. Copies of the relevent portions of the rolls will be supplied to circle Amins with

Whom the works of the Annual preparations of Electoral Rolls I we been entrusted. As circle Amins occupy the pivotal position in respect of the preparation of the rolls, they should work honestly and carefully in such a way that not a single mis-entry in the rolls has crept in. They will strike off names of all who have died or have left the area permanently for which the roll is being prepared; the resson of this should be given in the margin and initialed invariably by the registering official. Registration of new names viz. those persons who have by the time of the preparation of the rolls attained the age of 21 years should be done separately. In areas for which fresh rolls are required to be prepared, those names will be included at their appropriate places before printings.

Supervisors. They should minutely keep watch over the progress of the work of the circle Amin* by making frequent tours at the area where the preparation is being parried on. They should also check the entries, corrections and deletion in the rolls by the registering officials as far as possible and should satisfy themselve that the work of their subordinates are cent per cent correct.

Electoral Registration Officer—Electoral Registration Officers are the highest and most responsible administrative officers in respect of the prepartion of the electoral rolls. They should check the progress of the work and forward an abstract of their notes in this behalf to the Chief Electoral Officers for information. They should also bear in mind that time scheduled can on account be changed.

In the existing rolls some persons who apparently had not attained the age of 21 years had been registered. It should not be done as far as practicable. The registering officials should at the first instance ascertain the age of all persons willing to have their names registered in the rolls. A School certificate or a horoscope is a proof for aspertaining the age of a person.

The Registration Staff should let the people know by beat of drum that the electoral preparation work has begun. Notice also is being issued to the public through village Chowkidars to this effect. The registering staff should take with them the copies of the forms Nos. 1, 2, 3 & 4 from the office of the Electoral Registration Officers on the eve of their departure for the work.

TIME TABLE.

The time table noted below should be strictly followed under all circumstances and in no case adjournment will be allowed. It should be noted as most important.

- 1. Registration of names: -From 1-9-52 to 31-10-52
- 2. Compilation of rolls: From 1-11-52 to 15-11-52.

Allowances to Registration Staff—As has been done in other provinces a sum of Rs. 8,- will be given for the first 500 names and an additional sum of one tupee for every additional 100 names. A contingent charge of one rupee will also be given to the Registration Staff.

APPENDIN I.

- 1. A person shall be disqualified for registration in an electoral roll if he:-
 - (a) is not a citizen of India,
 - (b) is of unsound mind and stands so declated by a competent court; or
 - (b) is for the time being disqualified from voting under the provisions of any law releasing to corrup and illegal practices and other offences in connection with elections.
- 2. No persons shall be entitled to be registered in the Electoral Roll for engineering more than once.
- 3. No person shall be entitled to be registered in the Electoral Roll for more than one constituency.

- 4. A person is entitled to be registered in the Electoral Roll of a Constituency who:---
 - (a) has been ordinarily resident in a constituency for not less than 180 days during the qualifying period, and
 - (b) was not less than 21 years on the qualifying date.
 - N. B. :-Ordinarily Resident-(a) A person shall be deemed to be ordinarily resident in a Constituency if he ordinarily resides in that Constituency, or owns, or is in possession of, a dwelling house therein.
 - (b) A person who is a patient in any establishment maintained wholly ex mainly for the reception and treatment of persons suffering from mental illness, or who is detained in prison or other legal custody in any place, shall not by reason thereof be deemed to be ordinarily resident therein.

N. B.:-The qualifying date will be the 1st day of March, 1952, while the qualifying period will be the 1st of January, 1951 to 31st December, 1951.

5. The names of the members of Armed Forces of India and their families residing with them or the names of persons who are employed under the Government of India and also the names of parsons holding any office of India, declared by the President to be an office to which the provision of section 20 (a) of Act, 1950, apply are not to be entered in the main rolls.

Such names will be printed in a separate supplement which will form part of ;

the roll.

APPENDIX II. List of disqualified persons.

	THE PARTY OF THE P	Andreas and special region with a new contract to the state of the State of the State of	and the same of th
S. No.	Names	Father's name	Address 4
1	Hawaibam Pilamani Singh Takhellambam Bokul Singh Wahengbam Gourmani Singh Ngangom Iboton Singh Thongam Kanhai Singh Kadir Mia Suleiman Taluba Kahrambam Biramangol Singh Leisangthem Thambou Singh Thangjam Sajou Singh Khaidam Tombi Singh Khi Iboyaima Singh Koijam Birachandra Singh Arambam Nipamacha Singh	Kanhai Singh Mera Singh Chaoba Singh Chaoba Chaoba Mia Bajali Athum Chaoba Tanou Singh Pheijao Singh Chaobhai Singh Angatombi Bokul Singh Kula Singh Toyaima Singh Manik Singh Manik Singh Chaoba Singh	Thangiam Leikai, Impha Lourenbam Leikai, Impha Chajing, Singjamai Chingamathak, Singjamai Wangoi, Wangoi-Mayang Imphai

FORM III

Correction (Fuctorii)

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FORM IV

Deletion (भूषरणा)

- ১। সহর নত্রপা খুল
- ২। শিংশুপ নত্রগা লৈকাই-

হান্ত্ৰী ইলেক্টোবেল রোলগী ক্রেমিক নং ভোটাৰটা মনিং

G. H. Singh, Electoral Registration, Officer, Manipul

FORM I

Form Of Electoral Boll

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- ৩। সহর ব্রুগা খুলকী মনিং—
- व। भिरम्भ मज्या देनकाई

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Additions (सीमा हमक्ष्णा)

- ১। সহর নত্রগা খুল
- २। निःनून नज्गा लिकाई-

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Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 46.

Imphal, Wednesday, September 17, 1952

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Pare 1.—Appointments, Postings, Transfers, etc.— Part II.—Orders, Notifications and Rules. ... Page Nil

Part III.—A dvertisemente

GOVERNMENT OF MANIPUR.

PART II

Orders by the Chief Commissioner.

Imphal, the 11th September, 1952.

No. J/30/52.—The following Act of Parliament of Iudia which has received the assent of the President on the 27th August, 1952 is published for general information.

The Essential Supplies (Temporary Powers)
Amendment Act, 1952 (LXV of 1952)

An Act

further to amend the Essential Supplies (Temporary Powers) Act, 1946. Bu it enacted by Parliament as follows:—

- 1. Short title.—This Act may be called the Essential Supplies (Temporary Powers)
 Amendment Act, 1952.
- 2. Amendment of section 1, Act XXIV of 1946.—In section 1 of the Essential Supplies (Temporary Powers) Act, 1948 (hereinafter referred to as the principal Age in sub-section (3), for the words and figures "thirtyfirst day of December, 1952" words and figures "twenty-sixth day of January, 1955" shall be substituted.
- 3. Omission of section 2A, Act XXIV of 1946.—Section 2A of the principal Actuall be omitted.

R. O. Deb, Secretary to the Govt. of Manipus,

Imphal, the 15th September, 1952.

No. AGR/112/52/15. —The Chief Commissioner is pleased to order the termination of the services of Shri T. Thangkhai suspended under Order No. AGE/12/52/7 detail the 12th September 1952 forthwith.

During the period of suspension he will draw such allowance as he may a

G. H. Singh,

Aset. Secretary to the Govt, of Manipus

PART HE

NOTIONS

Impled, the 6th Soptember, 1952.

Applications are invited for the apparament of some qualified Amins on the scale of Rs. 15-1-25-2-35/. (Subject to revision) in the Revenue Department. The posts will be permanent. Applications stating educational qualifications, experience, proficiency in Survey work, age, health, with true copies of testimonials will be received by the undersigned upto the end of this month. Certificates of Educational qualification in original from the head of the institution where last studied should be filed with the application.

Imphal, the 16th September 1952.

Applications are invited for the posts of 6 temporary demonstrators for terraced cultivation in the fall areas of Manipur on Rs. 50/- per month. The demonstrators shall have to go about in the hill areas to locate places suitable for terraced cultivation as well and usual T. A. will be admissible for these journeys. Applications stating experience in the work and knowledge about the localities should be submitted to the Deputy Commissioner, through the Sub-divisional Officers concerned. The closing date of the application is 10th October 1952.

Imphal, the 18th September, 1952.

Applications are invited for appointment of some temporary routine grade clerks on the scale of Rs. 25-2-45/- and a Record Lifter (on Rs. 22-1-28/-) for the office of the Deputy Commissioner Manipur. Applications with copies of testimonials stating educational qualifications, age, experience, health etc. will be received by the undersigned upto the end of this month. None need apply who is not at least a Matriculate. The Matriculation certificate should be filed with the application which will be returned. Preference will be given to the retrenched persons who held permanent posts.

M. N. Phukan, Deputy Commissioner, Manipur.

Imphal, the 15th September 1952,

No 7.—Applications stating age and educational qualifications are invited for Training Veterinary Compounder's Class at Impha. Veterinary Hospital to fill up vacant posts.

Applications will be received by the undersigned upto 24-9-52.

None need apply who has not passed Class VIII of a recognised High School.

Details may be hid from the office of the Chief Medical Officer Veterinary

Department during office hours.

A. C. Kapoor, Chief Medical Officer. Veterinary.

Imphal, the 15th September, 1952.

"Wanted a choukidar for D. M. College, Imphal on pay scale of Rs. 10-1-20/with L. A. @ Rs. 20/- p. m. and free quarters. Age not below ii years; knowledge of Hindi and experience in use of fire arms treat as qualifications. Applications to reach undersigned by 23rd September 1962."

Principal, D. M. College, Luphal.

, Imphal, the 5th September, 1952.

No. HDE/120/51/29.—Applications for 10 stipends of Rs. 25/- p. m. for a course of training in corporary in the Canchipur Polytechnic are invited from candidates of the Scheduled Tribes for a period of one year with effect from 15-10-52.

Candidates should have passed at least the M.E. Examination of a recognised School and should know either Manipuri or English.

Applications stating age, qualification, etc., will be received by the undersigned on or before 30-9-52.

T. Kipgen, Secretary to the Government of Manipur.

ভিপার্টমেন্ট ওক এগ্রিকলচর

त्याहिम नर 21 ४२

নোটিশ অসিলা মন্ত্ৰম ওইছুলা বলিপুর্বী প্রাঞ্জা প্রনন্তা থংহঞ্জনি। প্রভাগ থাননবদীৰ্থক বেলনবা অক্যা আলু আছৌবা চারা মণ ৫০০, চামা মণ ১০০, অমলুং মলুল-হ্রাই মণ ২০০ রোম লৌজগদৌরি। মথজা হাইবিধা মল নরাংশিং অসি তথিনিবো মীনা মল-মরাং মণ্য অন্তম অসিদী নমুনাগা লোইনরা ভোঙাল ভোঙাল চাকুল নথা । টেওম, ভাং ২০। ৯। ৫২ ইংমী অনুক পুং ১২ তারা ফাওবগা নমুংগা এগ্রিকস্চন্তের অক্সিকা পাবিরবা রাগবি। হাইপ্রিয়া ছমিং অসিগা টেওম্প হাংগনি। টেওর অফাওবা মীনা সিকুর্নিটি ওইনা সুপা ২০০, ডিপোজিট বাইপানিক অনুগা তাং ২৯। ৯। ৫২ ইংগী মনুংলা গর্ডনমেনট্রী গরকার ওইবা মনুম্বাংশী চাং অনু ক্রমা ভবিসদব্দি। বার মতুইলা ব্যক্ষ তৌবা ভ্রম্বা ডিপোজিট অনু সংক্রি। মনুম ইপি পিন্না খুইদগী ভাবা নালুগা অজৈ গৌরবা অনুস্বা অমুক্ত স্বাল্লী ভাবা ভাবা আলোই।

त्नाहिम वर > 1 ६३

অসিলা বরণ ওইছুনা দণিপুর প্রেক্ষা প্রেক্সা গণ করি।

- ১। শাক্লিবা নিংখনথা অসিদা গেছ, চানা, নজন চহাট অন্ত: অনুচারা গাবিনিংবা বীনা এগ্রিকলচরেন অক্সিভিনী মন্ত্র অমত্রং গারা পৌৰ্বনা বাগনি। গৌৰিনিংবা মীনা বামনা ধুনা থাগগৌরিবা গৌৰ্বনী ক্রিয়া, পাট্টা নবর, নৈক্ষ অমত্রং পুৰিনিংবা বচাংন্টিংবং মর্ম অকুপ্লা পুনৰ্ক ইপ্রনা এগ্রিকলচরেন অন্তিলেভা কর্বাই থাবিয়ক্ট।
- ২। বঙা খোইবদা বাধা, অকনবা গৈলাক গৈছল। অমপ্রং আতীবা গৌৰুস্লিং খোইননৰ। লালোলগা কোমবা টেউর এজিক সচবেল জিলাট্যেণ্টগী বাইবিব। য়াগনি।
- का लोयुका मेनिर हाहेम्या (शाक्षध्या) च्छना च्यास्मदा मक्तमस्य केनिर हिर्टानाक्रमम्या मेनिसी कण विक्रि क्रमहृद्द्यन खिलाहिरम्हेनी बाहेयिया मानीन।
- ৪। মহৌশানা শৈহাও ছাংলা নত্ৰগা গৈতাও ছাংগিল্লকগৰ। গৌৰুকা শৈহাও চেল্পব্লং অবস্থা থানুৰ, লোকেই চাৰোক হেনগ্ৰেবা অক্ষা বাস বানিনিবো মীনা Chemical fertiliser শিল্প মনুক্ষণী কাওছবা এমোনিরম শশক্ষেত্র (Ammunium Sulphuto) এ লাগ হেউডা ব্যাক্ষণ আফিদ্দার ফ্রেমিনির মানা পুনা ক্রিমিনির চারকার ক্রেমিনির মানা পুনা ক্রিমিনির চারকার ক্রেমিনির মানা পুনা ক্রিমিনির চারকার ক্রেমিনির ক্রিমিনির ক্রেমিনির ক
- ৰ। কৌজেং হাবৌন্চিংছা নীল-ৰাংনা মতৈ মহোং পাৰীলিং চিক্কবজুনা নতাওঁ চাতনা মাংক্ৰবজা নক্ষনা নিংলা উৰা কাদৰা মহিকলিংনস্থ মন্ত্ৰমণা অৱাছা পান্তি কাইলা পোকচলি। তিওঁ কাম এই পাৰীতি লাইনা পোকচ্ছিত্য মৰিকলিং হাবন্ত্ৰা বৃহস্ত বৃহপাট অৱস্থা বিধাকন্তিতি অনোহা ব্যস্ত গুলাবগ্ৰতি।

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EXTRACRDINARY PUBLISHED BY AUTHORITY

No. 47-E-24 Imphal, Tuesday, September 23, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

CHARGE REPORT.

Imphal, the 21st September, 1952,

No. FB/7018-21. —We, the undersigned, have hunded over and taken over charge of the office of the Ohief Commissioner, Manipur this day, the 21st September, 1952, in the afternoon.

E. P. Moon, Relieved Officer. R. P. Bhargava, Relieving Officer.

Imphal, the 12th September, 1952.

No. CS/19/CI/52.—The quantity of C. I. sheets already allotted by the Government of India will not be sufficient to meet the applications already pending it is therefore useless for the public to submit any more applications for supply of C. I. Sheets at present and if any applications are put in they will simply be filed without action.

E. P. Moon, Chief Commissioner, Manipur.

Imphal, the 15th September, 1952.

No. 3 J.C.—In exercise of the inherent powers vested in him, the Judicial Commissioner is, with the approval of the Chief Commissioner, pleased to declare 29th, 30th September and 1st October 1952 also as closed holidays to be observed in the Court of the Judicial Commissioner for Manipur and the Civil Courts subordinate to it in addition to Puja holidays.

By order of the Judicial Commissioner,

M. C. Ray,
Registrar,
Judicial Commissioner's Court.

Imphal, the 12th September, 1952.

No. B/48/51-1/254. —The Chief Commissioner is pleased to order the cancellation of Nganankhong Yangbi Grass Mahal in Uchiwa village from the State Grass Mahal Register.

T. Kalachand Singh, Aust. Secy. to the Govt. of Manipur,

Manipur



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PUBLISHED BY AUTHORITY

No.	48,	Imphal,	Wednesday,	Septemb	er 24,	1952.	•	
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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART 'II

Imphal, the 12th September, 1951.

No. R/48/51/-1/252.—The Chief Commissioner is pleased to order the cancellation of Fishery No. 390 Wangoo Safam from the State Fishery Register.

Imphal, the 18th September, 1952.

No. R/Fy/5/51/13—The Chief Commissioner is pleased to order the cancellation of Fishery No. 351 Kakehing Khulen Loukhong from the State Fishery Register.

" Kelechand Singh,
Asstt. Secy. to the Govt. of Manipur.

Notification.

Imphal, the 8th September, 1952.

working and financial condition of the Khampi C.S. Ltd (Regd. No. 88 of 29-4-49) in Manipur, under sub-section (I) of Section 35 of the Co-Operative Societies Act, II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 89 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (I) of section 43 of the same Act, I bereby appoint Shri Haukholal Thangjom, Inspector of Co-operative Equivalent, (Hills) to be liquidator of the said Society.

All claims against the dissolved society must be submitted to the liquidator within one wonth of the publication of this notice.

Hegistrar, Co-operative Societies, Manipur.

NOTIFICATION.

Impoul, the 10th September, 1952;

No. R/Regis/3/52.—In exercise of the powers conferred by Sub-Section (2) of Section 71 of the Indian Partnership Act, 1932 (IX of 1932), read with Government of India, Ministry of States Notification No. 104J deted the 24th August, 1950, as subsequently amended by their notification No. 24th J dated the 24th October, 1951 the Chief Commissioner is pleased to make the following Rules, which are hereby published under Sub-Section (3) of section 71 of the Act for general information. The draft Rules will be taken into consideration after fifteen days from the date of publication.

Rules.

- 1. These rules may be called the Manipur Partnership Rules, 1952.
- 2. In these rules, unless there is anything repugnant in the subject or context,-
 - (a) "document" includes statements, intimations, notices under the Act:
 - (b) "Form" means a Form appended to these rules;
 - (c) "Registrar" means a Registrar of Firms appointed under section 57 of the Act;
 - (d) "the Act" means the Indian Partnership Act, 1932.
- 3. The documents required to be filed with the Registrar under sub-section (1) of section 58 and section 60 shall be deemed to be duly verified if they are signed and certified by all the partners or by a specially authorized agent on behalf of any partner declaring the statements made therein to be true to his knowledge and belief in the presence of at least one witness who shall attest the signatures by signing his name, provided that when a document is verified by a specially authorized agent, the original power of attorney or an expressed letter of authority from the partner concerned shall be produced for inspection of the Registrar to to prove authentication.
 - 4. (1) The "Register of Firms" to be maintained by the Registrar under section 59 of the Act shall be in Form VIII.
 - (2) The Statement required under section 58 of the Act for the registration of a firm shall be in Form I.
 - (3) The statement under section 60 of the Act, relating to changes in the firm's name and the principal place of business, shall be in Form II.
 - (4) The notice under section 6: of the Act of closing and opening of branches shall be in Form III.
 - (5) The notice under section 62 of the Act of changes in the names and addresses of partners shall be in Form IV.
 - (6) The notice of alteration in the constitution of a firm and dissolution of a firm, under section 63 (1) of the Act, shall be in Forms V and VI respectively.
 - (7) The notice of withdrawal of a minor partner, under section 63 (3) of the Act, shall be in Form VII.
 - (8) An Index to the Register of Firms shall be maintained by the Registrar in Form IX.
- 5. The notice of an alteration which is required to be filed with the Registrar under sections 60, 61, 62 and 68 of the Aut shall be filed within fifteen days from the date of occurrence.
- 6. On receipt of every statement, intimation, notice or any other document required by the Act to be filed or registered in his office, the Registrar shall examine it, and if it is found to be defective or incomplete in any of the particulars required to be given therein, or not verified in the manuar prescribed by

these raise, or in any way not in accordance with the provisions of the Act or these raise, he shall return it to the person who applied for filing or recording or to the firm concerned; and until proper rectification or completion is made, he shall not register or file the document in question, nor shall be file or register the same unless and until the prescribed fees are paid to and received by him. The Registrar shall, pending the receipt of such fees, act in the same way as if no such document or fact had been tendered for filing or recording or registration.

- 7. The Registrar may acknowledge the receipt or the filing of any document after necessary entries have been made in the "Register of Firms".
- 8. The Registrar may in his discretion institute such enquiries or make such investigation in respect of any matter as may in his opinion be necessary for the proper performance of his duties and the administration of the Act, specially when a dispute arises amongst the several partners of a firm, and the Registrar may in his discretion call upon any of the partners or all of them to produce any original deed, document or such other evidence as he thinks fit.
- 9. There shall be an office of the Registrar situate in Imphal which shall ordinarily be open for business (Sundays and authorized holidays excepted) between the hours 10 A. M. and 4 P. M. excepting Saturdays, when the office shall remain open for business till 1 P. M.
 - 10. (1) Any person may inspect the documents filed by firms and the Register of Firms kept by the Registrar on payment of eight annas for each inspection all documents relating to one firm, and a fee of eight annas for inspection of each volume of the said Register, provided that he shall not have the right, while so inspecting, to take copies of or extracts from any of the documents or the Register.
 - (2) The Registrar shall not permit inspection of any documents filed by the firms unless it is shown to his satisfaction that the person applying for such inspection is, in some way, interested in the contents of the documents.
 - (3) Any person shall, on application to the Registrar, be supplied with a certified copy or extract of any of the documents or any of the entries or portion thereof in the "Register of Firms" upon payment of four annas for each hundred words or part thereof.
 - 11. (1) Where the Registrar has reasonable cause to believe that a registered firm is not carrying on business or is not in operation or that it is finally dissolved but the prescribed intimation has not been given, he shall send by post to every partner of the firm at its last known address a letter enquiring whether the firm is carrying on business or is in operation.
 - (2) If the Registrar receives an answer from any of the partners to the effect that the firm is not carrying on business or is not in operation, or if he does not within one month from the date of the posting of the letter receive any answer, he shall publish, in the local official Gazette and send to all the partners by registered post, a notice that at the expiration of three months from the date of that notice the name of the firm mentioned therein shall, unless cause is shown to the contrary, be struck off the Register of Firms and the firm shall be dissolved and the registration shall be deemed cancelled.
 - (8) At the expiration of the time mentioned in the notice the Registrar thall, unless cause is shown previously by the partners, strike its name off the Register, and shall publish notice thereof in the local official Gazette, and on the publication of such notice in the official Gazette the firm shall be dissolved.

FORM 1.

STATEMENT REQUIRED FOR REGISTRATION OF A FIRM. The Indian Partnership Act, 1932. [See Section 58 and Rule 4 (2)]

Filing Fee Re. S.

To

The Registrar of Firms, Manipur, Imphal.

We, the undersigned partners of the firm do hereby submit the following statement, prescribed under section 58 of the Indian Partnership Act, 1932, for the purpose of registration of the said firm under section 59 of the Act.

- A. The name of the firm ;
- B. The duration of the firm (with date of establishment);
- C. The principal place of business with full address;
- D. The names of any other places where the firm earries on business, with full addresses;
 - ı.
 - 2.
 - 8.

E. The names in full and permanent addresses of all the partners, and the date when each partner joined the firm,:—

Names in full of partners.	l'ermanent addresse	Dates of joining	Remarks
,			
			<i>\$.</i> ;-
			,

Witness or Witnesses attesting the signatur

Signatures of all the partners of the firm.

Date

Verification.

Vie, the partners of the firm . do hereby declare that the foregoing statement is true to our knowledge and belief.

Witness or Witnesses attesting the signatures.

Signatures of all the Partners of the firm.

Date

FORM II.

MOTICE OF ALTERATION IN THE NAME OF THE FIRM OR IN THE LOCATION OF THE PRINCIPAL PLACE OF BUSINESS THEREOF.

The Indian Partnership Act, 1932.
[See Section 60 and Rule 4 (3)]

Filing Fee Re. 1.

To

The Registrar of Firms, Manipur, Imphal.

Notice is hereby given, pursuant to section 60 of the Indian Partnership Act, 1932, of the following alteration in the name/location of the principal place of businesse of the firm.

Maine or	the firm	Principal place of business		
Former name	Present name	Former address	Present address	
	•			
	1			
			\ 1	
	Former name		POLIMOI MALE	

*Strike out the portion which does not apply.

WITNESS OF Witnesses attesting the signatures.

Signatures of all the Partners of the firm.

Date.

Verification.

We, the partners of the firm . do hereby declare that the foregoing statement is true to our knowledge and belief.

Witness or Witnesses attesting

Signatures of all the Partners of the firm.

FORM III.

NOTICE OF CLOSING AND OPENING OF PLACES OF BUSINESS (OTHER THAN

The Indian Partnership Act, 1932.

[See Scotion 61 and Rule 4 (4)]

Filing Fee Re. 1.

To the Registrar of Firms, Manipur, Imphal.

Notice is hereby given, pursuant to section 61 of the Indian Partnership Act, 1932, of the closing/opening of the following place/places of business of the firm.

(other than the principal place of business)

Places of business closed	Date of closing	Place of business. opened	Date of opening	Remarks
application represents the contraction of the contr		and prompty the same of the better the same transfers		* specifican sixtengraphy after a way operated . We are deployed their
	•		,	•
•				
•	4			*
			'	•

Date

Signature of any Partner or Agent of the firm.

FORM IV.

NOTICE OF CHANGES IN THE NAMES AND ADDRESSES OF THE PARTNERS OF FIRM.

The Indian Partnership Act, 1932.

[See Section 62 and Rule (4) 5]

Filing Fee Re. 1.

To the Registrar of Firms, Manipur, Imphal.

Notice is hereby given, pursuant to section 62 of the Indian Partnership Act, 1982, of changes in the names and addresses of the partners of the firm.

	•		
Former name a	nd addres	Present name and address	Remarks
ggi sat u radia. Haanya	with the second second second	A property and the designation of the control of the property of the control of t	ang mga pamakan an na diadah senjandah dan
•	,		1
	• • • • • • • • • • • • • • • • • • • •		
	e e e e e e e e e e e e e e e e e e e		\$20 \$40.5
	' '		
- 4			166-3
	P	-	

FORM V.

INTIMATION FOR RECORDING OF CHANGES IN THE CONSTITUTION OF A FIRM.

The Indian Partnership Act, 1932.

[See Section 65 (1) and Rule 4 (6)]

Filing Fee Re. 1.

To the Registrar of Firms, Manipur Imphal

Notice is hereby given, pursuant to sub-section (1) of section 63 of the Indian Partnership Act, 1932, of the following changes in the constitution of the firm.

Previous constitut	ion of firm.	. Present constituți	T	
Names of partners	Permanent addresses	Names of partners	ì ermanent addresses	Remarks
•	<i>;</i>			
;				
			1	

Date

Signature of any Partner or his Agent.

FORM VI.

INTIMATION FOR RECORDING DISSOLUTION OF A FIRM.

The Indian Partnership Act, 1932.

[See Section 63 (1) and Rule 4. (6)]

Filing Fee Re.

To the Registrar of scame, Manipur, Imphal.

Notice is hereby given, pursuant to sub-section (1) of section 63 of the Indian Fartnership Act, 1982, that the firm

PORM VII

INTIMATION FOR RECORDING OF THE FACT OF A MINOR ENJOYING THE BENEFITS OF PARTNERSHIP ELECTING TO SECONE OR NOT TO BECOME A PARTNER ON ATTAINING MAJORITY.

The Indian Partnership Act, 1982.

[See Section 88(2) and Rule 4(7)]

Filler For Bo. i.

To the Registeer of Firms, Mealpur, Imphal.

Notice is hereby good, pursuant to sub-section (2) of Section 63 of the Tadian Pursuant to sub-section (2) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to the Tadian Pursuant to the Tadian Pursuant to sub-section (3) of Section 65 of the Tadian Pursuant to th

Date

Signature of the Pariser sensored or I appointly authorized Agent.

FORM VIII. REGISTER OF FIRMS.

The Indian Partnership Act, 1982.
[See Section 59 and Rule 4 (1)].

Name Date Daras	of of ion	the stabl or d diago	firm ishment ate of r lution	on the R			Important	notes				and the second
Date	disa	Perlo		and addr the da therein	ouses of i	he part-	Places the firm	of bush	peen of			
rist trumber of document	Date of filing or registration	seription of documents	2	Address (permanent)	Date of joining	Date of changes	Principal Place	Office piece	Outs of closing opening	Reserting of changes ties or dissolution stilluteral of misor		
3	2	8	4 %			7	8	9	10		13	13

FORM IX

INDEX TO THE REGISTER OF FIRMS.

The Indian Partnership Act, 1982.

Mame of Arm	Date of registration	Number of firm in the Register	Volume of Re- gister and folia
*	,	,	
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		(
		1	,, ,
1		•	
	ı	- ' 1	

P. C. Deb, Secretary to the Govt. of Manipur.



PHEN BY AUTHORIT

1952. Imphal. Wed lay, October 1.

CONTENTS

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 13th September, 1958.

No. J/31/51.—In exactice of the nower conferred upon him by paragraph the Manipur Administration Order at 1912, the Chief Commissioner is pleased to on the establishment of a new Panchayet at Kakohing.

The Panchayet shall have the same powers and duties as the other Panchayets in this State and shall be subject to the same rules and orders.

Little of the west financieral language of the rest in Becretary to the Girnment of Man rained, and indirectly literary commend in the an distribute the real and her have being to be a fig. They of the

. \$2 .

Imphal, the 15th September, 1952.

No. DPC/4/52/7 .- The Chief Commissioner has been pleased to constitute a Project Advisory Board for the Thoubal Community Development Block and to appoint the following as member The terms of the Advisory Board will be 2 years in the first instance from the date of itse estitution.

1. Deputy Commissioner
2. Project Executive Officer Principal Engineering Officer... Chief Medical Officer · 5. Inspector of schools Agricultural Officer
Blangbam Nadia Singh
Fukhrambam Tomehow Singh 3. Swokkhaibam Chourjit Sin 10. L. Chao, aima Singh Alimuddin 13. Khundrakpam Kanhai Singh Maibam Gokul Single 1. S. Khemden Devi of Thoubal Ache W. Mani Singh, Thoubal iri W. Gouramani Bingh, 16. Th. Syamo, Kakehing

Chairman. Member and

P. C. Deb.

22 1 1 32. 3 Mamber Bleetoral Coll

Representatives of the Panchayets Woman mereber Representati ves

NOTIFICATIONS.

Imphal, the 20th September, 1982.

No 9/22 232/Elec -The fullowing Notification received under No MR-CS/9665.

It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 148 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. MR-OS/52/(3) dated the 10th May, 1909, have been removed by the Election Commission in exercise of the powers confirmed on it by the said clause and section 144 of the said Act respectively:—

itri Sajkumar Manisana of Pukhao Abaliup, Imphal.

(LVI of 1961).

P. N. Shinghal,

Secretary to the Klee ion Commission.

M. N. Phuhan,

Chief Electoral Officer, Maniput.

Bushal, the 18th September, 1952.

No. Pub/Shimm.—The following notification received under. No. 5RO. 1868.

dated the 2nd August, 1982 from the Government of India, Ministry of Finance (Revenue Division) is republished for general information.—

One const.

S. R. O. 1868—In exercise of the powers conferred by section 19 of the Bea Oustoms Act, 1878 (VIII of 1878), and in supersection of the notification of the Government of India in the late Finance Department (Central Revenues), No. 8-Customs, dated the 21st January, 1948, the Central Government hereby prohibits the bringing into India of any document containing any words, signs or visible representations of the nature described in section 8 of the Press (Objectionable Matter) Act 1851

T. Kipgen, Secretary to the Govt. of Manigur.

PART III

Imphal, the 29th September, 1952.

Chief Commissioner will attend office and court from 10 A. M. to 1 P. M. su Mondays, Wednesdays and Fridays He will grant interviews to men-officials and Tuesdays and Thursdays and to officials on Maturdays from 8 A. M. to 11 A. M. This will come in force from the 1st Cofficient, 1962.

Personal Acet. to the Chief Commissioner, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

54-E-25 Imphal, Monday, October 6, 1982.

GOVERNMENT OF MANIPUR. Orders by the Chief Commissioner.

Imphel, the 25th August, 1952. BOTIFICATIONS

No.3/32/8: In pursuance of the adop tion of a motion by the House of the people on the 9th July, 1952 that the marginally-noted Bills be circulated for the purpose of eliciting public opinion thereon by the 15th October, 1952, 1.Delimitation Commission Bill, 1982. * 2. Constitution (second Amendment THE SAID Bills are published below for general Bill. 1958

It should be noted that any person or public body desiroing to cutoff. an eminion on the Bills has to doso through the State Government or the Chief Commissions equestion. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Government of India will not be accepted.

B411 No.52 of 1952

THE BELIMITATION COMMESSION SELL , 1982 (An introduced in the House of the People)

. B111

to provide for the readjustment of therepresentation of territorial constituencies to move of the Feople and in the State Legislative Assemblies and for matters comes therewith.

Bo it enerted by Parliament as follows to

- to Shows title. . This Act may be called the Delimitation Commission Act, 1968.
- Be Befinitions, w In this Act, unless the context otherwise requires, ...
 - (a) "article" means an article of the Constitution
 - (b) " Commission" means the Delimitation Commission senstituted under sestion Sg
 - member ment a member of five Comminster and implates the Commons

Agestral development shall constitute a fermionism to be called the Polisitetts respection of Bellintention Countration (1) he seen or any be after the correspond

- to makers, each of shoe shall be a person the is or has been Julgo of the Supre-
- The the Total Shotten Commercioner, es-officie.
- I The Central Severament shall mentione one of the members appointed under classes (4) of spection (1) to be the hadron of the Countreles.
- Button of the Commission. " It shall be the duty of the Commission to realist the fol bettom of the several territorial comotituencies in the House of the coople and of the repail operatorial comptituencies in the "egiclative "esembly of each State dos in June and Kurhmir, on the basis of the population as assertained at the cumus held the
- Aspeciate members.- (1) The Commission shall associate with it self such number of pest not being loss than two or more than four from each State other than Jesus and Kackell as may be determined by 14, for the purpose of estating the Commission when it considers to realjustment of the representation of the terrirotial constituencies, both for the House of the copie and the Legislative Assembly, in that state.
- (2) The persons to be so associated from each State shall be nominated by the Speaker of the legislative escably of the State from among the members of that Assembly and the

Provided that in the case of a Part C State having no "egislative assembly the numbers be so associated shall be the members of the House of the People representing that

- (3) Home of the persons so associated with the "corriectes shell have a right to wate to to sign any final decision of the Commission.
- So Propedure and powers of the Commission .- (1) The Commission shall determine the proof and shall in the performance of its functions have all the powers of a civil court under the Cate of Givil recodure, 1906 (Act V of 1808), while trying a cuit, in report of the follow wing miture sensity to
 - (a) summoning and enforcing the attendance of witnesses;
 - (b) requiring the production of any documents and
 - (e) requisitioning any public record from any quart or office.
- (2) The Commission shall have power to require any person to furnish any information on such points or maters as in the opinion of the Commission may be useful for, or relevant to, may matter under the consideration of the commission. to, my matter under the consideration of the
- (3) The Commission may suthorise any of the members to exercise any of the powers conferred on it by element (a) to (a) of sub-section (1) and sub-section (2) and any order made or att done in energies of any of those powers by the member authorised by the Countesian in the behalf shall be deemed to be the order or as, as the case may be, of the Concessorates.
- (4) the Countrieson shall be deemed to be a civil court for the purposes of certical del and 462 of the Dode of Code of Criminal Procedure, 1986 (Act Y of 1986).

Explanationed For the purposes of enforcing the attendance of witnesses the legal limit of the jurisdiction of the Commission shall be the limits of the territory of India.

We become of waking readjustment, a In making readjustment of the representation of the making production of the least territorial genetituesies in the House of the copie and in the country bly of much oftate other than James and Kachmir the conducton shall have regard to the Collowing provisions, namely to

- of (a) The Commission shall first determine the total number of easts to be allotted to the parious States in the House for the population as assertained to the commun held in 1951 by making such additions to, or reductions in, the number of were allloted to those tates under the Expresentation of the copie Act, 1950 (ILIII of 1950), as it may consider necessary, and ir doing so shall have regards to the provisions of clause (1) of article 81...
 - The Commission shall then determine the total bumber of seats to be assigned to he

Lagislative "resultes of Part A and Part ; State on the basis of the population as me wealing

- at the census held in 1951 and in doing so shall have regard to the provisions of clauss (2) of article 170 and shall also ensure that the total number of seats assigned to the leading allotted to that State in the House of the copie.
- (c) After having determined the number of seats under clause (a and clause (b), the Commission shall distribute those seats and the seats allotted to each of the Levislative Assemblies of Part C States under section 3 of the overnment of Part C State Act 1931 (ELTX of 1951) to the various territorial constituencies and annuagies of which shall by redrawn by the Commission in accordance with he provisions of the onstitution on the basis of the population as ascertained at the consume held in 1951.
- (d) In delimiting the said constituencies the Commission shall ensure that geographically sontiguous eareas are, as far as possible, grouped together to form one constituency and shall also take into consideration the physical features of the constituency.
- 8. READJUSTMENT OF REPRESENTATION AND THE DATE OF OPERATION OF SUCH READJUSTMENT. (1) Chithe completion of its work the commission shall embedy its conclusions in one or more formal prior or orders to be published in the Gasette of Indias and upon such pyblication, the order or orders shall have the full force of law.
- (2) Subject to the provisions of sub-section (3), the readjustment of the representation of the several territorial constituencies in the case for the recopie or in the emission where sub-section (1) has ambly of a State provided for the any order make by the commission under sub-section (1) that applt in relation to every election to the House of the copie or to the legislative Assembly of such State, as the case may be, held after the publication in the Gazette of Indian and the provisions relating to such representation contained in the eproposition of the meople. Not, 1950 (XLIXI of 1950) the Government of any C Etates + Lot, 1951 (XLIX of 1951) and the orders made under either made under either of the said Acts.
- (3) Nothing in this section shall affect the representation in the House of the Popular Scripts or in the Legislative Assembly of a State until the diss lution of the House or the Assembly, as the case may be, existing on the date of pyblication in the asetter of India of the order made by the Commission under sub-section (1) relating to the readjustuality such representation.
- 9. Power to amend the order after the Commssion has consected function After the Commission has consect to function, any mistake in the order made by the commission under sub-section (1) of section 8 or any error arising therein from any elip or commission and we be section and the consection of a substantial character may be also made therein by the Chief Election Commissioner by order published in the Casette of India.

"STATESTENT OF OBJECTS AND REASONS.

Artisles 81(8) and 170(4) of the institution provide that upon the completion of each sensus the representation of the esveral terrirotial constituencies in the House of the People and in the Legislative "seembly of each State shall be readjusted by such authority such manner and with effect from such dat, as "arliament may by law determine. The present delimitation of Parliamentary an Assimbly constituencies is based on the estimates of population which have been given legal authority by a'm order of the President under article commencement of the Constitution. If any general election has to be held after the january, 1953, it will note be constitutionally correct to do so on the basis of the existing delimitation of constituencies. A "readjustment of representation" under articles \$1 (3) and 170(4) is therefore necessary.

The object of the Bill is to set up a Dolimitation Commission for the pulse of effecting readjustment of the representation in the House of the meople and in the State Legislative Assemblies (including those or Fart C State) on the basis of the pulation as ascertained at the census of 1951. The Fill also seeks to lay down certain instructions as to the manner in which such readjustment will be made for the guidance of the Delimitation Commission. These instructions are generall based on the privisions of articles \$1(1) and 170 (2) If the constitution and the procedure followed in agaigning seets the tate Legis tive assemblies and in delimiting Parlimentary and secubly constituencies under the persentation of the explendation of the seple Act, 1950. It has been also provided in the Bill that the readjustment will apply to every general election to the House of the cople or to a base Legislative Assembly held after the final orders of the commission have been published, and to every by election arising from such general election.

NEW DELHI; The 19th May, 1952. C.C.BISWAS.

FINANCE ML . ANDUM

The Delimitation Commission Bill contemplates the setting u_i of a Delimitation Semission for the purpose of effecting readjustment of the representation in the House of the People and in the State Legislat ve Assemblies on the basis of the papulation as ascertained at the census held in 1951, as required u_{in} olause (3) of article 170 of the Constitution.

The Commission is to consist of three members of whom two shall be appointed from among persons who are or have been judges of the Supreme Court or of a High ourt and the Chief Election Semmissioner shall be an ex-officio member of the Commission. The Commission thalf also associate with itself persons not anated by the Speakers of the several legismative Assemblies for assisting the Cokmis . The Commission will also have a small off effice staff. It is difficult to enticipate how long the Commission will take to complement work or to make an estimate of its expenditure. As far as can be antivipated. The soat involved will be about the S,00,000 (recurring) for a period of about six members. The setimate is necessary by a round one.

Pagadev Megretary to the government of Manefore

PAULI.

THE CONSTITUTION (SECOND AVENDMENT) BILL, 1952

(as introduced in the House of the Pepple)

A

further to amend the constitution of India.

Be it engeted by Parliament as follows :-

1. Short title . This Act may be called the Constitution (Second Amendment) Act, 1988.

8. Amendment of Article 81. - In sub-clause (b) of clause (1) of article 81 of the Comme titution, for the figures " 75D, 000" the figures " 850,000" and for two figures " 650,000" shall be substituted.

STATESTENT OF OLJECTS , ND RELEONS

Article 81 (1) (a) prescribes an absolute limit of 500 elected members in the House of the feople. Erticle 81 (1)(b) provides that the State shall be divided, prouped or formed into territorial constituencies and the number of members to be allotted to each such constituency shall be so determined as to ensure that there shall be not less than one member for every 750,000 of the population and not more than one member for every 500,000 of the population.

The present delimitation of Parliamentary and seembly constituencies is based on the estimates of population which have been given local validity by an order of the freeeident under article 387 of the Constitution. Article 81 (3) of the Constitution, however, requires that upon the completion of each consus, the representation of the several territor rial constituencies in the House of the feeple and the Legislarive Assemblies of each Starte shall be re-adjusted by such authority, in such manner and with effect from such date as Parliament may be law determine. A bill providing for the matters referred to in that article is being introduced in Parliament. Provision has been made in that Bill for the acting up of a Delimitation Commission for the purpose of effecting re-adjustment of the representation in the outer of the copie and in the State existative assemblies on the basis of the population as ascertainee at the census of 1951.

There is a considerable difference between the population of the several States as estimated in the President's order and in the population as ascurtained at the cendus of 1951. At present, seats have been allotted in the House of the "sopic to Fart A and Fart B State on the basis of one member for every 7.2 lakhs of the estimated population giving a total of 470 members to these States. The bensus figures are higher in all cases, and in view of the overall limit of 500 members prescribed in article cases, and in view of the overall limit of 500 members proscribed in article 81(1)(a), it is not possible to introded as appreciably to total number of seats allotted to these State. It is accordingly necessity ssary to reduce the representation from one member for every 7.2 lakes of population to one member for every 7.5 lakes of population as per 1951 census. As pointed out above, this figure 7.5 lakes is the maximum permissible under article 81(b) as ti now stands; but even s., if the average population of a Carliamentary constituency in any State is to be 750,000, it is obvious that the population of a certain nymber of constitu noise will exceed that figure. It is necessary, therefore, that article 81(1)(b) should be amended relaxing the limits prescribed in that article so as to avoid a constitutional irregularity in deliminations. miting the constituencies for the purpose of re-adjustment of re-resentation in the Mouse of the People as required under article so as to avoid a constitutional irregularity in delimiting the constituencies for the purpose of re-adjusment of representation in the House of the copie as recuired under article 81(3) of the Constitution. This bill aspordingly seeks to amend article \$1(1)'(b) of the constitution so as to replace the figures mentioned in that article by the figures 850,000 and 650,000 respectively.

NEW DELMIA. The 19th May, 1952. O A BISWAS.

Extract from the population of Incia

Pidiraty

ANNEXURE

BATALOT FROM THE COUSTITUTION OF INDIA

Article 81 (1) (b)

81. Composition of the House of the 'sople.- (1) (a).

formed into territorial constituencies and the number of members to be allotted to each such bonstituency shall be so determined as to unsure that there shall be not less than 4 one member for every 750,600 of the population and not more than one member for every 500,000 of the population.

P.O.DEV

SEC ETARY TO THE GOVERNMENT OF MANUFACTURE

RATIN

THERET - PRINTED AND PUBLISHED BY THE SUPOT. GOVERN'ENT PRESS MANIFUR C/150- 6-10-58.





Gazette

PUBLISHED BY AUTHORITY

No. 31. Imphal, Wednesday, October 8, 1952.

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Part 151.—Advisormente

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

PAWT II

Imphal, the 30th August, 1932.

Me. J/80/52.—The following Act of Perliament which has received the assent of the President on the 12th August, 1952 is published for general information—

THE PREVENTION OF CONSUPTION (SECOND AMENDMENT) ACT, 1958 (No. LIX of 1952)

An Aot

further to amend the Prevention of Corruption Act, 1947.

Be it discted by Parliament as follows .--

- 1. Short title,...This Act may be eathed the Freventies of Corruption (Sevend Amendment)
- 2. Amendment of section 8, Act II of 1947 .- In section 8 of the Prevention of Correption Act, 1947 (hereinafter referred to as the principal Act),---
 - (s) after the word and figures "section 165" the words, figures and letter "or section 165A" shall be inserted; and
 - (d) the proviso shall be omitted.
- 3. Amendment of section 4, Act II of 1947.—The proviso to section 4 of the principal Act shall be omitted and the said section shall be renumbered as sub-section (1) thereof and after sub-section (1) as so renumbered, the following sub-sections shall be inserted namely:—
 - Penal Code (Ast XI.V of 1860), it is proved that any gratification (other time legal remainsection) or any valuable thing has been given or effects to be given or attempted to be given by an accused person, it shall be presumed unless the contrary to proved that he gave or offered to give or attempted to give that gratification or that valuable thing, as the case may be, as a motive or reward such as is mentioned in section 161 of the Indian Penal Code or, as the case may be, without consideration or for a consideration which he knows to be inadequate.
 - Motwithstanding anything contained in sub-sections (1) and (2), the court may decline to draw the presumption referred to in either of the said sub-sections, if the grati-flowing aforesaid is, in its opinion, so trivial that no inference of corruption may fairly be drawn."

- 4. Amendment of section 5, Act II of 1947.—For sub-section (4) of section 5 of the principal Act, the following sub-section shall be substituted, namely :---
 - (4) The provisions of this section shall be in addition to and not in derogation of, any other law for the time being in force, and nothing contained berein shall exempt any public servant from any proceeding which might, apart from this section, be instituted against him."
- 5. Insertion of new section 5A in Act II of 1947.—After section 5 of principal Act, the following section shall be inserted, namely:--
 - "5A. Investigation into cases under this Act.—Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (Act V of 1898), no police officer below the rank—
 - (a) in the presidency towns of Madras and Calcutta, of an assistant commissioner of police,
 - (b) in the presidency town of Bombay, of a superintendent of police, and
 - (c) elsewhere, of a deputy superintendent of police, shall investigate any offence punishable under section 161, section 165 or section 165A of the Indian Penal Code (Act XLV of 1860) or under sub-section '2) of section 5 of this Act, without the order of presidency magistrate or a magistrate of the first-class, as the case may be, or make any arrest therefor without a warrant:

Provided that a police officer of the Delhi Special Police Establishment, not below the rank of an inspector of police, who is specially authorised by the Inspector-General of Police of that Establishment may, if he has reasons to believe that, on account of the delay involved in obtaining the order of a magistrate of the first-class, any valuable evidence relating to such offence is likely to be destroyed or concealed, investigate the offence without such order; but in every case where he makes such investigation, the police officer shall, as soon as may be, send a report of the same to a magistrate of the first-class, together with the circumstances in which the investigation was made."

- 6. Amendment of section 6, Act II of 1947.—Section 6 of the principal Act shaft be renumbered as sub-section (1) thereof and after sub-section (1) as so re-numbered, the following sub-section shall be inserted, namely:—
 - "(2) Where for any reason whatsoever any doubt arises whether the previous sanction as required under sub-section (1) should be given by the Central or State (lovernment or any other authority, such sanction shall be given by that Government or authority which would have been competent to remove the public servant from his office at the time when the offence was alleged to have been committed."
- 7. Ameniment of section 7, (Act II of 1947)— In section 7 of the principal Act, after the word and figures " section 165" the words, figures and letter "or section 165A" shall be inserted.

P. C. Deb, Secretary to the Government of Manipur.

PART III

(नाहिम नर ७ (४२-४७)

हेन्द्रान, छार ७०।३। ६२ हर।

নোটিশ অসিনা ময়ন ওইছুনা উলিং থাজনা নিরিষা প্রজা পুরুষজ্ঞা থাছজবি—চিক্ত কবিলনারণী ছকুন নতুইরা ১৯ং২-৫০ ইংগী উলিংগী থাজনা ১৯৫২ ইংগী ওটোবন ধাণী ভারিব ২১ কাওবা জবি ভাবিবোই। সংব্যয় থাণী ভারিব ১ লাগণী খৌনা জবিমানা ভারণনি।

মোটিশ আসিন। বছৰ ওইংলা একাগাড়ীয় থাজনা শিণিবিদা প্ৰকা প্ৰমক্তা থাছছবি। ডিক ক্ষিণনাৰ্থী ওকুৰ সভুংইছা ১৯০২-৫০ ইন্ট্ৰী একাগাড়ীয় থাজনা ১৯৫২ ইংল ক্টোবৰ থালী ভাৱিব ৩১ কাওবা কৰি হাখিলোই। মধ্যের থালী ভারিব ১ দ্বী মৌনা ক্ষিনানা ভাষ্যনি।

R. K. Schahal Singh, Taxation Officer, Manipur,



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 52-E-26 Imphal, Thursday, October 9, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

*Imphal, the 3rd October, 1952.

NOTIFICATION.

No. J/38/52/3.—In pursuance of the adoption of a motion by the Council of States on the 7th August, 1952 that the merThe Cantonments (Amendment) Bill, 1952. ginally noted Bill be circulated for the purpose of eliciting public opinion thereon by the 15th ()ctober, 1952, the said Bill is published below for general information.

It should be noted that any person or public Body desiring to submit an opinion on the Bill has to do so through the State Govt, or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Govt, of India will not be accepted.

Bill No. IV of 1952

THE CANTONMENTS (AMENDMEMT) BILL, 1952.

(AS INTRODUCED IN THE COUNCIL OF STATES)

A BILL

further to amend the Cantonment Act, 1924.

Be it enacted by Parliament as follows:-

- 1. Short title.—This Act may be called the Cantonments (Amendment) Act, 1952.
- 2. Amendment of section 2, Act II of 1924.—In section 2 of the Contonnents of, 1924 (hereinafter referred to as the principal Act),—
 - (a) after clause '(ii) the following clause shall be inserted, namely: -'(iia) "boundary w": means a wall which abuts on a street
 and which does not exceed eight feet in height; ';
 - '(b) in clause (iv), for the brackets and words "(other than a boundary wall not exceeding eight feet in height and not abutting on a street)" the brackets and words "(other than a boundary wall)" shall be substituted.
- 8. Omission of section 2A, Act II of 1924.—Section 2A of the principal Act shall be omitted.
- 4. Amendment of section 4, Act II of 1924.— In sub-section (1) of section 4 of the principal Act, after the words "The Central Government may", the words "after consulting the State Government ungerned," shall be inserted.
- 5. Amendment of section 12. Act II of 1924.— In the provise to subsection (1) of section 12 of the principal Act for the words "Provided that" to following shall be substituted, namely.

"Provided that where a member of the Military Lands and Cantonments Service is not readily available for such appointment, a Military Officer may be appointed as an Executive Officer:

Provided further that"

- 6. Amendment of section 26, Act II of 1934.— In subsection (8) of section 26 of the principal Act.
 - (a) the words "or the inhabitants into classes," shall be omitted; and
 - (b) the words "or class, as the case may be" shall be emitted.
- 7. Amendment of section 28, Act II of 1934.—In sub-section (2) of section 28 of the principal Act, after clause (dd) the following clause shall be inserted, namely:—

"(ddd) is a member of any other local authority; or"

- 3. Omission of section 80, Act II of 1924.—Section 80 of the principal Act shall be omitted.
- 9. Amendment of section 81, Act II of 1924—In section 21 of the principal Act,—
 - (i) in clause (a) the words "or of the inhabitants of a cantonment into classes, or both" shall be omitted;
 - (ii) in clause (b) the word "or class of persons" shall be omitted.
- 10. Amendment of section 34, Act II of 1924.—To clause (b) of subsection (1) of section 34 of the principal Act, the following Explanation shall be added, namely:—

Explanation.—In computing the aforesaid period of three consecutive months, no account shall be taken of any period of absence with the leave of the Board.

- 11. Amendment of section 43A, Act II of 1924.—In sub-section (1) of section 43A of the principal Act, for the words "bazar areas" the words "civil areas" shall be substituted.
- 12. Amendment of section 78, Act II of 1924.—In sub-section (8) of section 78 of the principal Act, for the words "as the Executive Officer may direct," the words "as may be determined by rules made under section 280," shall be substituted.
- 13. Amendment of section 103, Act II of 1924,—For sub-section (2) of section 108 of the principal Act, the following sub-section shall be substituted, namely:—
 - "(2) If any person, when salled upon under sub-section (1) to farnish information, neglects to furnish it within the period specified in this behalf by the Executive Officer or furnishes information which is not true to the best of his knowledge or belief, he shall be punishable with fine which may extend to one hundred rupees and shall also be liable to be assessed at such amount on account of tax as the Executive Officer may deem proper, and the assessment so made shall, subject to the provisions of this Act, be final.
- 14. Arrendment of section 118, Act II of 1924.— In clause (b) of sub-section (l) of section 118 of the principal Act, for the words "one handred repres" the words "two hundred repres" that he substituted.
- 15. Amendment of section 114, Aut II of 1984.—In sub-section (1) of section 114 of the principal Act.—
 - (a) for the words "fifty regard" the market "one, hundred regard" shall be substituted:

- (5) in the provise, for the words "two hundred rupees" the words "five hundred rupees" shall be substituted.
- 16. Amendment of section 118, Act II of 1921.—In sub-section (4) of section 118 of the principal Act,—
 - (a) after the word "picketed" the words "or straying" shall be inserted; and
 - (b) the words "as if the animal had been found straying" shall be omitted.
- 17. Amendment of section 181, Act II of 1924.— In sub-section (6) of section 181 of the principal Act, for the words "one month", wherever they occur, the words "two months" shall be substituted.
- 18. Amendment of section 185, Act II of 1924.—In sub-section (1) of section 185 of the principal Act, for the words "six months" the words "twelve months" shall be substituted.
- 19. Substitution of new section for section 200, Act II of 1926,—For section 200 of the principal Act, the following section shall be substituted, namely:—
- "200. Power to transfer by public auction etc.—The Board may transfer by public auction, for any period not exceeding three years at a time, the right to occupy or use any stall, shop, standing, shed or pen in a public market, or public slaughter house, or the right to expose goods for sale in a public market or the right to weigh or measure goods sold therein, or the right to slaughter animals in any public slaughter houses

Provided that where the Board is of openion that such transfer of the aforesaid rights by public auction is not considered desirable or expedient, it may, with the previous sanction of the General Officer Commanding-in-chief of the immand,—

- (a) either levy such stallages, rents or fees as it thinks fit; or
- (b) farm the stallages, rents and fees leviable under clause (a) for any period not exceeding one year at a time."
- 30. Amendment of section 210, Act II of 1924.—To sub-section (2) of section 210 of the principal Act, the words "or that the premises in which the business is intended to be established or maintained are unsuitable for the purpose" shall be added.
- 21. Amendment of section 285, Act II of 1924.—In section 285 of the grinoipal Act,—
 - (a) after the words "Officer Commanding the station", wherever they occur, the words "or the Board" shall be inserted;
 - (b) after the words "before him" the words " or the Board, as the case may be" shall be inserted;
 - (c) for the words "he may" the words "the Officer Commanding the station or, as the case may be, the Board may" shall be substituted.
- 22. Amendment of section 287, Act II of 1924.—In section 287 of
 - (a) after the words "Officer Commanding the station", wherever they occur, the words "or the Brand" shall be inserted.

- (b) for the words "as he thinks necessary" the words "as he est it thinks necessary" shall be substituted;
- (e) for the words "he may" the words "he or, as the case may be, the Board may" shall be substituted.
- 38. Amendment of section 259, Act II of 1924.— In section 259 of the principal Act.—
 - (a) in sub-section (1),-
 - (i) for the words "arrears of any tax and any other money recoverable by a Board under this Act," the words "arrears of any tax, rent on land and buildings and any other money recoverable ; a Board or a Military Estates Officer under this Act or the rules made thereunder" shall be substituted;
 - (ii) for the words "tax or money" the words "tax, rest or money" shall be substituted;
 - (b) in sub-section (2) after the words "by the Executive Officer" the words "or the Military Estates Officer" shall be inserted.
- 34. Amendment of section 280, Act II of 1924.—In sub-section (2) of section 280 of the principal Act,—
 - (a) after clause (k), the following clauses shall be inserted namely:—
 "(l) the grant of leave to the members of the Board;
 - (m) the form of notices required to be sent under this Act and the manner of their service.
- 25. Amendment of section 286A, Act II of 1974.—Section 266A of the principal Act shall be re-numbered as sub-section (1) of that section and after sub-section (1) as so re-numbered, the following sub-section be inserted, namely:—
- "(2) The Board may, by a resolution passed in this behalf, delegate to the President, Vice-President, Executive Officer or Health Officer, subject to such conditions, if any, as may be aposited in the resolution, all or any of its functions under subsection (3) of section 82, sub-section (3) or clause (b) of sub-section (5) of section 119, section 121, section 123, section 124, section 121, section 123, section 124, section 121, section 124, section 125, section 125, section 126, section 127."

STATEMENT OF ORIGONS AND EXABONS

In pursuance of a recommendation of the Conference of the Local Self-Government Ministers of States held on the 7th August, 1958, the Government of India set up the Central Committee on Cantonments wider the Chalcontaining of Shiri S. E. Patil. The Committee infer cise reviewed the working of the Cantonments Act, 1974 and after taking into account the views and augustices of State Governments, Local Bodies, Associations and individuals, made contain recommendations of that Committee, The amountments proposed in this Bill are made and the entire of the committee. The amountments had been always at the containing the act in proposed to always and principles adopted for Parlining and Marine and Marine and Indiana. It is proposed to abolish communical reservoids for Parlining and Marine in powerife that one person should not be allowed to be a minister of the Local Marine at the same time.

Certain consequential changes have also been made as a result of the introduction of soult franchine. Power has been taken by the Government to all up short term tacancies in the office of the Executive Officer by Military Officers when officers of the Military Land and Cantonment Service are not readily available. Boards have been vested with greater powers in respect of recovery of dues and other matters for the sake of improving the efficiency in the administration. Certain amendments are numbed to clarify some dot bts about the application of certain sections. The Bill also deals with some minor difficulties disclosed by the working of the Act.

N. GOPALSWAMI

New Delhi; The 17th July, 1952.

ANNEXURE

Extracts from the Cantonments Act, 1924 (II of 1924)

Section 2

- 2. Definitions.—In this Act, unless there is anything repugnant in the subject or context,—.
- (iv) "building" means a house, outhouse, stable, latrine, shed, but or other reofed structure whether of masonry, brick, wood, mud, metal or other material, and any part thereof, and includes a well and a wall (other than a boundary wall not exceeding eight feet in height and not abutting on a street) but does not include a tent or other portable and temporary shelter;

Section 24

2A. Rule of construction.—In the application of this Act to any Part B State, any reference to an enactment not in force in that State shall be construed as a reference to the corresponding law in force in the State.

Section 4

4. Alteration of limits of cantonments.—(1) The Central Government may, by notification in the Official Secrete, declare its intention to include within a cantonment any local area situated in the vicinity thereof or to exclude from a cantonment any local area comprised therein.

Section 12

12. Appointment of Executive Officer.—(1) The Executive Officer of every cantenment shall be appointed by the Central Government, or by such person as the Central Government may authorise in this behalf, from the Military Land and Cantenments Service constituted by rules made under section 280:

Provided that an Executive Officer appointed before the commencement of the Cantonments (Amendment) Act, 1986, shall, unless the Central Government otherwise; lirects in any case, he deemed to have been duly appointed in accordance with this pub-section.

Section 26

36. Eleptoral rolls.-

(3) When a contournent has been divided into wards, or the inhabitants into separate lists for each ward or class, so the ease may be.

Sartion St.

Government may make rules confurring on the manages or sepress a of an unit wided family or of any company or five manages are sepress or budy or on any tracted of any land a right to be sampled as an election or to be nominated as a candidate at elections to a Board.

Section 51

- 31. Power to make color regulating elections .- The Captral Gevernment may, sidest generally or specially for any explanation or group of anniunment, after provious publication, make rules consistent with this Act to regulate all or any of the following matters for the purpose of the holding of elections under this Act, namely.
 - (a) the division of a cantaminum into waids, or of the inhabitants of a dantonment into classes - both,
 - (b) the determination of the number of members to be elected by each ward or class of persons.

Section 34

- 34. Removal of members -(1) The Central Government may semove from a Beard any member thereof who-
- (b) has absented himself for more than three consecutive months from the meeting's of the Board and is unable to explain such absence to the settefaction of the Board; or

Section 43.4

I Contonment or Class II Cantonment shall appoint a committee consisting of the elected members of the Board, the Health Officer and the Executive Lugimeer for the administration of such areas in the cantonment as the Central Government may, by notification in the Official Gazette declars to be barar areas, and may delegate its powers and duties to such committee in the manner provided in clause (a) of sub-section (1) of section 44.

Nection 73

- 73. Notice of transfers -
- (3) The notice to be given under this median shall be in such form as the Executive Officer may direct, and the transferred or other person on whom the title develope shall, if so required, he bound to produce before the Executive Officer any decuments evidencing the transfer or detailment.

Bection 10%

- 168. Obligation to disclose liability-
- (2) If to preven, when called upon under submouting (1) to furnish independent anglests to furnish it or furnishes information which is not true to the heat of his knowledge or belief, he shall be punished with fine which may extend to passible with fine which may extend to passible hundred suppost.

Section 113.

113. Sanction .--

(b) which involves a value or amount exceeding one hundred rupees, shall require the sanction of the Board.

Section 114

the value or amount of which exceeds fifty rupees, shall be in writing, and every such contract shall be signed by two members, of whom the President or the Vice-President shall be one, and be countersigned by the Executive Officer and be scaled with the common seal of the Board.

Provided that the Executive Officer may in a case of urgency, with the previous sanction of the President of the Board, execute on behalf of the Board any contract the value or amount of which does not exceed two hundred rupees.

Section 118

118. Penalty for causing nuisances.-

(4) Any animal found picketed as aforesaid may be removed by any officer or servant of the Board or by any police officer to a pound as if the animal had been found straying.

Section 181

181. Power of Board to sanction or refuse.-

(6) Where the Board neglects or omits, for one month after the receipt of a valid notice, to make and to deliver to the person who has given the netice any order of any nature specified in this section, and such person thereafter by a written communication, sent by registered post to the Board calls the attention of the Board to the neglect or omission, then, if such neglect or omission continues for a further period of fifteen days from the date of such communication the Board shall be deemed to have given sanction to the erection or re-crection, as the case may be, unconditionally.

Provided that, in any case to which the provisions of sub-section (8) apply, the period of one month herein specified shall be reckoned from the date on which the Board has received the report reffered to in that sub-section.

Section 185

Board may, at any time, by notice in writing, direct the owner, lesses or occupier of any land in the cantonment to stop the erection or re-crection of a building in any case in which the Board considers that such erection or re-crection is an offence under section 184, and may in any such case or in any other case in which the Board considers that the erection or re-crection of a building is an offence under section 184, within six months of the completion of such erection or re-crection in like manner direct the alteration or demolition as it thinks necessary, of the building or any part thereof so erected or re-crected;

Provided that the Board may, instead of requiring the alteration of demolition of any such building or part thereof, accept by way of composition such sum as it thinks reasonable;

Provided further that the Board shall not, without the previous concurrence of the Officer Commanding-in-Chief, the Command, accept any sum by way of composition under the foregoing proving in asspect of any building on land which is not under the management of the Board.

Section 200

300. Levy of stallages, rents and fees,-A Board may-

- (s) charge for the occupation or use of any stall, shop, standing, shed or pen in a public market, or public slaughter-house, or for the right to expose goods for sale in a public market, or for weighing or measuring goods sold therein, or for the right to slaughter animals in any public slaughter-house, such stallages, rents and fees as it thinks fit; or
- (b) with the sanction of the Officer Commanding-in-chief, the Command, farm the stallages, rents and fees leviable as aforesaid or any portion thereof for any period not exceeding one year at a time; or
- (c) put up to public auction or with the sanction of the Office. Commanding-in-Chief, the Command, dispose of by private sale, the privilege of occupying or using any stall, shop, stand g, shed or pen in a public market or public slaughter house for each term and on such conditions as it thinks fit.

Section 210

210. Licences required for carrying on of certain occupations.—

(2) A licence granted under sub-section (1) shall be valid until the end of the year in which it is issued and the grant of such licence shall not be withheld by the Board unless it has reason to believe that the business which it is intended to establish or maintain would be offensive or dangerous to the public.

Section 235

285. Power to remove brothels and prostitutes. The Officer Commanding the station may, on receiving information that we building to the cantonment is used as a brothel or for purposes of prostitution, by order in writing setting forth the substance of the information received, a mmon the owner, lessee, tenant or occupier of the building to appear before him either in person or by an authorised agent, and, if the Officer Commanding the station is then satisfied as to the foother of the information, he may, by order in writing, direct the owner, ressee, tenent or occupier, as the owner may be, to discontinue such use of the building within such period as may be specified in order.

Section 237

237. Removal of lewd persons from cantonment.—If the Officer Commanding the station is, after such inquiry as he thinks necessary, satisfied that any person residing in or frequenting the cantonment is a prostitute or has been convicted of an offence under section 236, or of the abetment of such an offence, he may cause to be served on such person an order in writing requiring such person to remove from the cantonment within such these as may be specified in the order, and prohibiting such person from residenting is without the permission in writing of the Officer Commanding

Section 259

259. Method of recovery.—(1) Notwithstanding anything elsewhere contained in this Act, arrears of any tax and any other money recoverable by a Board under this Act may be recovered together with the cost of recovery either by suit or, on application to a Magistrate having jurisdiction in the cantonment or in any place where the person from whom such tax or money is recoverable may for the time being be residing, by the distress and sale of any movable property of, or standing timber, growing crops or grass belonging to, such person which is within the limits of such Magistrate's jurisdiction, and shall, if payable by the owner of any property as such, be a charge on the property until paid:

Provided that the tools of artisans shall exempt from such distress or sale.

(2) An application to a Magistrate under sub-section (1) shall be in writing and shall be signed by the President or Vice-President of the Board or by the Executive Officer, but shall not require to be personally presented.

P. C. Deb, Secretary to the Govt. of Manipur.

1mphal, the 1st October, 1952

Whereas I am of opinion as the result of an enquiry held into the constitution, working and fluencial condition of the undermentioned societies in Manipur, under sub-section (1) of action 85 of the Co-op. Societies Act II of 1912 that the Societies ought to be dissolved.

Now, in exercise of the power conferred by Sub-section (1) of Section 89 of the same Act, I hereby cancel the registration of the said societies.

And turther in exercise of the power conferred by Sub-section (1) of Section 42 of the same Act, I hereby appoint Shri Hackholal Thangjom Inspector of Co-op. Societies Hills to be liquidate of the said societies. All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of its notice.

Name of Societies and Registered Nos.

1.	The	Chongmun	O. S. Ltd.	\mathbf{Regd} .	No.	262	of	17-2-49.
2.	The	Lungsai	91	2,	**	859	of	21-4-49.
8.	The	Saichang	97	10	**	341	of	19.4-19.
4.	The	Tualphei	99	••	••	474	of	14-6-49.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 54-E-27 Imphal, Friday, October 17, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTIFICATION.

Imphal, the 15th October, 1952.

No. IN-169/51.—In exercise of the powers conferred upon me by Section 8 (2) of the Factories Act, 1948 (Act No. LXIII of 1948) and the Government of India, Ministry of States; Notification No. 104-J dated the 24th August, 1950, I, B. P. Bhargava, Chief Commissioner, Manipur order that the Assistant Secretary to the Government of Manipur (Development Department) will be the Chief Inspector of Factories for this State in addition to his own duties until further orders.

This order will have effect from the date of issue.

R. P. Bhargava, Chief Commissioner, Manipur.

Imphal, the 9th September, 1952.

No. H.Misc/24/52/4.—The following Notification received under letter No. T-173/51 dated 3-9-52 from the Asstt. Deputy Director General (T) New Delhi is published for general information—

Para. For Telegraph Circular.

Inland De Luxe telegrams to and from Pakistan.

It is notified for general information and guidance that the inland De Luxe Telegram service, hitherto admissible within the India Union only has, with effect from the 14th August, 1952, been extended to and from all places in Pakistan.

The terms and conditions of this extended service will be the same as for inland De Luxe Telegrams exchanged within the Indian Union except that these telegrams will be charged for at the Indo-Pakistan rates applicable to non-Press private telegrams sent to Pakistan according to their class viz., Ordinary or Express, and in addition a supplementary charge of annas four only will be levied on each such telegram.

T. Kipgen, Secretary to the Government of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 55. Imphal.

Imphal, Wednesday, October 22, 1952.

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Part III.—Advertisements

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 13th October, 1952.

No. IN-169/51. —Without prejudice to the general rules, the Chief Commissioner has been pleased to grant, as a special case, extension for a period of 30 days from the date of issue of this order to the time-limit given for the submission of applications for registration and grant of licence under Rule 6 of the Manipur Factories Approval, licensing and Kegistration) Rules, 1952 vide Manipur Government Notification No. In-169/51 of the 9th July 1952.

S. Gourhari Singh,
Asst, Secretary to the Govt. of Manipur.

PART III

Imphal, the 6th October, 1952.

No. PP/43/52. —Notice is given hereby for general information that applications for the Indo-Pakistan passport will be received by the Home Secretary in the Manipur Secretariat during office hours on any day. Application forms for the same will be also issued on a mand.

T. Kipgen.

Secretary to the Govt. of Manipur.

NOTICE NO. 16/52.

Applications are invited for a temporary post of Farm Manager for the Agricultural Department in the scale of Rs. 100-5-150/-.

- 2. The indispensable qualifications for a candidate applying for the post are
 - (1), that he is not under 20 or over 80 years of age on the 1st January, 1952 except for those who are already in Government service.
 - (2). that he is of good character.
 - (8), that he is a diploma or degree holder in Agriculture from a recognised institution or a graduate of a recognised University provided that this may be relaxed in the case of persons already in Government service in view of their experience.

(4), that he is of sound health, good physique and active habits and tree from organic defect or hedily inferiority.

- 3. Applications should reach the undersigned within the 25th October, 1952.
- 4. Government servant applying must do so through proper channel.

P. C. Deb, Secretary to the Gove. of Manapur.

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 56-E-28 Imphal, Safurday, October 27, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 4th September, 1952.

NOTIFICATION.

No. J/37/52.—In pursuance of the adoption of a motion by the Council of States on the 7th August, 1952

The Special Marriage Bill, 1952.—that the marginally noted Bill be circulated for the purpose of eliciting public opinion thereon by the 15th December 1952, the said Bill is published below for general information.

It should be noted that any person or public Bedy desiring to submit an opinion on the Bill has to do so through the State Govt. or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Govt. of Indiawill not be accepted.

Bill No. III of 1952

THE SPECIAL MARRIAGE BILL, 1952 (As introduced in the council of States)

A BILL

to provide a special form of marriage in certain cases, and for the registration of such and certain other marriages.

BE it enacted by Parliament, as follows:-

PART 1

PRELIMINARY

- 1 Short title, extent and commencement,—(1) This Act may be called the Special Marriage Act, 1952.
- (2) It extends to the whole of India except the State of Jammu and Kashmir, and applies also to citizens of India outside India.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
 - Definitions.-In the Act, unless the context otherwise requires,-
 - (a) "consular officer" means a consul-general, consul, vice-consul, pro-
 - (v) "diplomatic officer" means an ambassador, envoy, minister, charge d'
 effaires, high commissioner, commissioner or other diplomatic representative,
 or a counsellor or secretary of an embassy, legation or high commission;
 - (c) "district" in relation to a Murriage Officer, means the area for which he is appointed as such under sub-section (1) or sub-section (2) of section 3;

- (d) "prescribed" theans prescribed by rules made under this Act;
- (e) "State Government" in relation to a Part O State, means the Lieutenant Governor or, as the case may be, the Chief Commissioner.
- 8. Marriage Officers.—(1) For the purposes of this Act, the State Government may, by notification in the Official Gazette appoint one or more Marriage Officers for the whole or any part of the State.
- (2) For the purposes of this Act in its application to citizens of India outside India, the Central Government may, by notification in the Official Greette, appoint one or more diplomatic or consular officers to be Marriage Officers for any country, place or other area outside India.

PART II

SOLEMNIZATION OF SPECIAL MARRIAGES

- 4. Conditions relating to solemnization of special marriages.—Notwithstanding anything contained in any other law for the time being in force relating to the solemnization of marriages, a marriage between any two persons may be solemnized under this Act, if at the time of the marriage the following conditions are fulfilled, namely:—
 - (a) neither party has a spouse living;
 - (b) neither party is an idiot or a lunatic;
 - (c) the parties have completed the age of eighteen years;
- (d) each party, if he or she has not completed the age of twenty one years, has obtained the consent of his or her father or guardian to the marriage;
- .. (e) the parties are not within the degrees of prohibited relationship; and
- . 4 (f) where the marriage is solemnized outside India, both parties are citizens of India.

Explanation I.—Two parties are said to be within "the degrees of prohibited relationship" if one is a lineal ascendant of the other, or was the wife or husband of a lineal ascendant or descendant of the other, or if the two are brother and sister, uncle and niece, aunt and nephew, or the children of two brothers or of two sisters.

Explanation II—'Relationship' includes—

- (a) relationship by half or uterine blood as well as by full blood;
- (b) illegitimate blood relationship as well as legitimate;
- (c) relationship by adoption as well as by blood;

and all terms of relationship in this section shall be construed accordingly.

- 5. Notice of intended marriage.—When a marriage is intended to be solemnized under this Act, the parties to the marriage shall give notice thereof in writing in the form specified in the First Schedule to the Marriage Officer of the district in which at least one of the parties to the marriage has resided for a period of not less than thirty days immediately preceding the date on which such notice is given.
- 6. Marriage Notice Book and publication.—(1) The Marriage Officer shall keep all notices given under section s with the records of his office and shall also forthwith enter a true Copy of every such notice in a book prescribed for that purpose, to be called who Marriage Notice Book, and such book shall be open for inspection at all reasonable times, without fee, by any person desirous of inspecting the same.

- (2) The Marriage Officer shall cause every such notice to be published by affixing a copy thereof to some conspicuous place in his office.
- 7. Objection to marriage.—(1) Any person may, before the expiration of thirty days from the date on which any such notice has been given object to the marriage on the ground that it would contravene one or more of the conditions specified in section 4.
- (2) After the expiration of thirty days from the date on which notice of an intended marriage has been given under section 5, the marriage may be solemnized, unless it has been previously objected to under sub-section (1).
- (3) The nature of the objection shall be recorded in writing by the Marriage Officer in the Marriage Notice Book, be read over and explained if necessary, to the person making the objection and shall be signed by him or on his behalf.
- 8. Procedure on receipt of objection.—(1) If an objection is made under section 7 to an intended marriage, the Marriage Officer shall refer the objector to a court of competent jurisdiction and shall postpone the solemnization of the marriage for thirty days from the receipt of such objection if such court be open at the time and if not, until the expiration of thirty days from the opening of such court.
- (2) The person objecting to the intended marriage may file a suit—in any civil court of competent jurisdiction for a declaration that such marriage contravenes one or more of the conditions specified in section 4,, and the court in which such suit is filed shall thereupon give the person filing is certificate to the effect that such suit has been filed.
- Officer within the period specified in sub-section (1), the Marriage Officer shall not solumnize the marriage until the decision of such court has been given and the period allowed by law for appeal from such decision has elapsed, or, if there is an appeal from such a sion, until the decision of the appellate court has been given.
- (4) If such cortificate is not lodged within the time granted by the Marriage Officer under sub-section (1), r if the decision of the court is that the marriage does not contravene any of the conditions specified in section 4, the marriage may be solemnized by the Marriage Officer to whom the notice of marriage has been given.
- (5) If the decision of the court is that the marriage contravenes any of the conditions specified in section 4, the marriage shall not be accommised,
- (6) Notwithstanding anything contained in this section, where an objection is rowe under section 7 to an intended marriage of which notice has been given to a Marriage Officer outside India, the Marriage Officer shall not solemnize the marriage but shall transmit a py of the objection with such statement respecting the matter as he thinks fit, to the Central Government and the Central Government, after making such inquiry into the matter productor obtaining such advice as it thinks fit, shall give its decision thereon in writing to the Marriage Officer who shall conform to the decision of the Central Government in this behalf.

- 9. Penalty where objection not reasonable.—If it appears to the court in which the sait is filed that the objection was not reasonable and been fide, it may impose on the person objecting additional costs by way of compensation not exceeding one thousand rupees and award the whole or any part of that amount to the parties to the intended marriage.
- 10. Declaration by parties and witnesses.—Before the marriage is solemnized the parties and three witnesses shall, in the presence of the Marriage Officer, sign a declaration in the form specified in the Second Schedule to this Act, and if either party has 'not completed the age of twenty-one years the declaration shall also be signed by his or her father or guardian, as the case may be, and in every case the declaration shall be counter-signed by the Marriage Officer.
- 11. Place and form of solemnization.—(1) The marriage may be solemnized at the office of the Marriage Officer, or at such other place within a reasonable distance therefrom as the parties may desire, and upon auch conditions and the payment of such additional fees as may be prescribed.
- (2) The marriage may be selemnized in any form which the parties may choose to adopt:

Provided that it shall not be complete and binding on the parties, unless each party says to the other in the presence of the Marriage Officer and the three witnesses,—"I, (Λ) , take thee (B), to be my lawful wife (or husband)."

- 12. Certificate of marriage.—(1) When the marriage has been solemnized, the Marriage Officer shall enter a certificate thereof in the form specified in the Third Schedule in a book to be kent by him for that purpose and to be called the Marriage Certificate and to be called the Marriage Certificate the three witnesses.
- (2) On a certificate being entered in the Marriage Certit ... Book by the Registrar, the Certificate shall be deemed to be conclusive evidence of the fact that a marriage under this Act has been solemnized and that all formalities respecting the signatures of witnesses have been complied with, but nothing contained in this sub-section shall apply to render a marriage valid which would otherwise have been invalid.
- 13. New notice when marriage not solemnized within three months.—Whenever a marriage is not solemnized within three calendar months from the date on which notice thereof has been given to the Marriage Officer as required by section 5, or, where the person objecting to the intended marriage has filed a suit in a court of competent jurisdiction and the decision of such court has been given, within three calendar months from the date on which the period allowed by law for appeal from such decision expires, or if there is an appeal from such decision within three calendar months from the date of the decision of the appellate court, or where a copy of the objection has been transmitted to the Central Government under sub-section (6) of section 8, within three months from the date of decision of the Central Government, the notice and all other proceedings arising therefrom shall be deemed to have lapsed and no Mae inge Officer shall allow the marriage to be solemnized until a new stice has been given in the manner laid down in this Tart.

PART III

REGISTRATION OF MARRIAGES SOLEMNIFED IN OTHER FORMS.

Registration of marriages scientized in other forms.—(1) Any marriage solumnized, whether before or after the commencement of this Act, other than a marriage solumnized under the Special Marriage Act, 1572 (111 of 1872), or under this Act may be registered under this Part by a Marriage Officer in India if the following conditions are fulfilled, namely:—

- (a) he begins of marriage has been performed between the parties and
- (b) mather party has he the time of registration more than one sponts
 - (a) neither marty is an idiot or a junatio at the time of registration;
 - (d) the parties have completed the age of twenty-one years;
- (b) the parties are not within the degrees of prohibited relation-
- (f) the parties have been residing within the district of the Marriage Officer for a period of not less than thirty days immediately preceding the date on which the application is made to him for registration of the marriage.
- by both the parties to the marriage for the registration of their marriage under this Part, the Marriage Officer shall give public notice thereof in such manner as may be prescribed, and after blowing a period of thirty they for objections and after hearing any objection received within that period, and shall, if satisfied that all the conditions mentioned in mentions 14 are fulfilled, enter a certificate of the marriage in the marriage Certificate Book in the form specified in the Fourth Schedule, and such certificate shall be signed by the parties to the marriage and by three witnesses.
- any order of a Marriage Officer refusing to register a marriage under this Part may, within fifteen days from the date of the order, appeal agreed that order to the district court within the local limits of whose justicities the Marriage Officer has his office, and the decision of the district court on such appeal shall be final, and the Massinge Officer to whom the appeal shall be final, and the Massinge Officer to whom the appeal shall be final, and the Massinge Officer to whom the appeal shall proceed in accordance therewith.
- Ty. Effect of registration of marriage under this Part.—White a certificate of marriage has been finally entered in the Marriage Certificate Book under this Part, the marriage shall as from the date of such entry, be deemed to be a marriage solemnized under this Act, and dil the privile slope of this Act, shall thereupon apply to make marriage as is to had; in fact, been solumnized under this Act.

PART IV

COMBROTHINGS OF MANAGEMENT STREET THE ACC.

- The manufact and the first of any member of undivided family.—The manufact and the first had been also been also been supplied to the following the family who was the Hindu, Buddhiet, Sikh or Jaine religion shall be deposed to the manufactor from such them by
- that maining in this society different of the society of the socie

- 20. Person marrying under Act not to have right of adoption. No person who has his marriage solemnized under this Act shall have any right of adoption.
- 21. Adoption by father or mother of person marrying under Act. -When a person professing the Hindu, Buddhist, Sikh or Jains religion has his marriage solemnized under this Act, his father or his mother where she is otherwise entitled to adopt shall, it be or she has no other son living, have the right to adopt any person as his or her son under the law to which he or she is subject.
- 22. And IV of 1869 to apply .- Notwithstanding anything to the contrary contained in the Indian Divorce Act, 1869 (IV 1889) that Act shall apply to all marriages solome. nized under this Act, and any such marriage may be declared until or dissolved in the manner therein provided, and for the causes therein mentioned, or on the ground that the marriage contravence one or more of the conditions, specified in section & of this Act.
- 23. Succession to property of parties married under Act. Succession to the property of any person whose marriage is solomnized under this Act and to the property of the issue of such marriage shall be regulated by the provisions of the Indian Succession Act, 1925 (XXXIX of 1925).

PART V MISCELLANEOUS

- 24. Saving .- Nothing contained in this Act shall affect the validity of any marrisee not solemuized under its provisious; nor shall this Act be deemed directly or indirectly to affect the validity of any mode of contracting marriage.
- 25. Penalty on married person marrying again under this Act. Very person who being at the time manied, procures a marriage of himself to be colemnized anger this Aut shall be deemed to have committed an offence under section 494 or section 405 To Tudion Penal Code (Act XLV of 1860), as the case may be and the marriage
 - Every person married under this Act, who Aurian or husband, contracts any other marriage shall be sul-1906 to the penalties provided in sections 494 and 495 of the Radian Penal Chief (Act XLV 1860), for the offence of marrying again during the lightime of a horizond or wife, and the marriage so contracted shall be void.
- 27. Penalty for signing false declaration or certificate. Beary person making aigning or sulesting any declaration or certificate required by as mider this Act comfaining a statement which is false and which he either knows or believes to be Take or does not believe to be true shall be guilty of the offener described in society 199 of the Indian Penal Code (Act XIV of 1880).
- 25. Penalty for wrongful action of Marriage Officer Any Marriage Officer who anwingly and willfully solomnizes a marriage under this Arben
 - (1) without publishing a notice regarding such marriage as required
 - (3) in relate vention of any other provision contained in this list. (3) by punishable temprisonment for a term which have successful to the shall she hable to a fine which pay extend to five them
- 40. Marriage Christiante Barts to be order by the Bout Leptoness this Act shall ut all reasonable sin a to quar su-and "ball be administed as avidence of the synth of the electronic flows."

 (B) Cartified antenned from the Marriage Cortificated Shall shall see Apple given by the Marriage Officer to the applicant on account of the sec-

- My Premission of copies of sistries in marriage records.—Every Marriage Officer in a State shall send to the Registrar-General of Birthe. Deaths and marriages of bist Sents at such imprecise and in such form as may be prescribed, a true copy of all suffices made by him in the Marriage Certificate Book since the last of such intervals, and in the case of marriage Officers outside India the true copy shall be sent to such authority as the Central Government may specify in this behalf.
- Correction of errors.—(1) Any Marriage Officer who discovers any error in the form or substance of any entry in the Marriage Certificate Book may, within one month next after the discovery of such error, in the presence of the persons married or, in case of their death or absence, in the presence of two other credible witnesses, correct the error by entry in the margin without any alteration of the original entry and shall sign the marginal entry and add thereto the date of such correction and the Marriage Officer shall make the like marginal entry in the certificate thereof.
- (\$) Every correction made under this section shall be attested by the witnesses the whose presence it was made.
- (3) Where a copy of any entry has already been sent under section 36 to the Magistrar-General or other authority the Marriage Officer shall make and send in like manner a separate pertificate of the original erroneous entry and of the marginal corrections therein made.
- 32. Power to make rules.—(1) The Central Government, in the case of diplomatic and consular officers and the State Government, in all other cases may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters. namely:---
 - (a) the duties and powers of, Marriage Officers and the areas in which they may exercise jurisdiction;
 - (b) the form and manner in which any books required by or under this Act shall be maintained;
 - (c) the fees that may be levied for the performance of any duty imposed upon a Marriage Officer under this Act;
 - (d) the manner in which public notice shall be given under section las
 - (e) the form in which, and the intervals within which, copies of entries in the Marriage Certificate Book shall be sent in pursuance of section 80.
- 33. Repeats and savings.—(1)—The Special Marriage Act, 1872 (III of 1872), in hereby repealed.
- Part B State any law corresponding to the Special Marriage Act, 1872, that law on such commencement shall also stand repealed, and section 6 of the General Clauses. Act, 1897 (X of 1897), shall apply in relation to such repeal, as if the corresponding law had been an enactment.

Provided that without prejudice to the provisions contained in section 6 of the General Clauses Act, 1827, any marriage registered under such corresponding law shall be deemed to have been registered under this Act.

THE FIRST SCHEDULE (bee seation 5) MOTILE OF INTENDED MARKAGE

Marriage Officer for the District.

We hereby give you notice that a marriage under the Special Marriage in intended to be solumnized between us within three calcular months from

hereof. Name. Condition Occupation Age Dwelling Place Longth of residence. Unmarried A. B. Widower Divorces Spinetor C. D. Widow Divorcer Witness our hands this......

(Sd.) A. B. (Sd.) C. D.

THE SECOND SCHEDULE (See section 10)

. DECLARATION TO BE MADE BY THE BRIDECHOOM

I. A. B. hereby decision as follows:-

- 1. I am at the present time unmarried for a windower or a diverse, as the . case may be).
- 2. I have completed yours of age.
- 3. I am not related to C. D. (the bride) within the degrees of probibited relationship.

[And when the bridegroom has not completed the age of twenty one pages!

- 4. The consent of my father (or guardian, as the case may be) has been given to a marriage between myself and C. D., and has not been revoked.
- 5. I am aware that, if any statement in this declaration is false, and if it making such statement I either know or believe it to he false or do not believe it to be true, I am liable to imprisonment and also to fine.

(8d.) A. S. (the Bridegroom).

DECLARATION TO BE MADE BY THE BRIDE !

- I, C. D. hereby declare as follows:-
 - 3. I am at the present time unmarried (or a widow or a deverors as the case may bel.
- 2. I have completed years of age.
 - B. I am not related to A. B. (the bridegroom) within the degrees of prohibition relationship.

And when the bride has not completed the upe of twenty one years!

- 4. The consent of my father (or guardian, as the onse may be) has been place to a marriage between myself and A. R. and has not been revoked.
- . A. I am aware that, if any eletement in this declaration is fried, and It is making such statement I either know or believe to to La false or do not believe it to be true, I am limble to imprisonment and also to fine,

Bigued in sur pressure by the abovenamed A. B. and C. D. Sc dee in wa aw ers there is no lawful impediment to the marriage

(8d.) G. H. (8d.) I. J. (8d.) K. L.

Education the pripagraom or areas has not completed the age of luenty one years). Signed in my presence and with my consent by the above-named A. B or C. D. M. N. (the father or guardian of

the abovenamed A. B. or C. D. as the case may be).

Countersigned E. F.

Dated the

day of

19

Marriage Officer.

THE THIRD SCHEDULE

(See section 12)

CERTIFICATE OF MARRIAGE

I, E. F., hereby certify that on the day , A. B. and C. D. appeared before me and of 19 that each of them, in my presence and in the presence of three witnesses who have signed hereunder, made the declarations required by section 10 and that a marriage under this Act was solemnized between them in my presence.

(8d.) E. F.

Marriage Officer for

(Sd.) A. B.,

(Sd.) C. D.,

Bride.

(8d.) G. H. (3d.)

(Sd.)

Three Wilnessen

Dated the

19 day of

THE FOURTH SCHEDULE

(See section 15)

CERTIFICATE OF MARRIAGE SOLEMNIZED IN OTHER FORMS

I, E.F., hereby certify that A.B. and C.D. appeared before me this day of

and that each of them, in my presence and in 19 . the presence of three witnesses who have signed hereunder, have declared that a ceremony of marriage has been performed between them and that they have been living together as husband and wife since the time of their marriage, and that in accordance with their desire to have their marriage gistered under this Act, the said marriage has, this

been registered under this Act, having 19 day of

effect as from

(Sd.) R. F.

Husband.

(8d.) K. L.

(Sd.) G. H. (Sd.) I. J.

19

Deisa

STATEMENT OF OBJECTS AND REASONS.

This Bill revises and seeks to replace the Special Marriago Act of 1872 so as to provide a special form of marriage which can be taken advantage of by any person in India and by all Indian nationals in fereign countries. irrespective of the faith which either party to the marriage may profess. The parties may observe any coremonies for the selemnization of their marriage, but certain formalities are prescribed before the marriage can be registered by the Marriage Officers. For the benefit of Indian citizens abroad, the Bill provides for the appointment of Diplomatic and Cousular Officers as Marriage Officers for solemnizing and registering marriages between citizens of India in a foreign country.

- 2. Provision is also sought to be made for permitting persons who are already married under other forms of marriage to register their marriages under this Act and thereby avail themselves of these provisions.
- The Bill is drafted generally on the lines of the existing Specis' Marriage Act of 1872 and the notes on clauses attached some of the changes made in the Bill in greater detail.

NEW DELHI; The 23rd July, 1952. C. C. BISWAS.

NOTES ON CLAUSES

Clause 1.—The Act is to have extra territorial operation so as to permit of marriages between citizens of India being selemnized outside India.

Clause 3 .- Diplomatic and Consular Officers may be appointed as Marriage Officers outside India.

Clause 4 .-- Apart from the fact that the provisions of this Act, if passed, will apply to all persons marrying thereunder irrespective of the religion they muy possess, the other changes of importance which have been made in this clause, as compared with section 3 of Act III of 1872, are following, namely :-

(a) the addition of a new condition relating to know and lunery

as in sub-clause (b); (b) the raising the age limit for marriage to 18 in the case of either party, subject to the obtaining the consent of the father or guardian where he or she has not attained the age of it years to

(e) the provision for marriages abroad between citizens of India

(d) the re-statement of prohibited degrees in simpler tarms.

Clauses 5 to 12,-Apart from minor drafting changes, these clauses correspond to sections 4 to 18 of Act III of 1872 except that in planted 5 and 11 the period of 14 days now available is being increased to 20 days. Incidentally, in clause 8 a special provision is sought to be made for the disposal sif objections in the case of intended marriages abroad

Clause 15 is new and profut provision on the lines of section 52 of the Christian Marriage Act, 1872.

Ulauses 14 to 17 are new and provide for the registration under this Act of marriages solumnized in other forms, so as to enable the parties thereto to avail themselves of the benefits of this Act. No application for such registration can, however, he made unions at is signed by but Line transfer Marriage.

Clauser 18 to 27 correspond to sections 22, 23, 25, 26, 17, 24, 19, 18, 16, and 21 respectively of Act III of 1972. With respect to clause 19, the Caste Disabilities Removal Act, 1950, provides that so much of the Caste Disabilities Removal Act, 1950, provides that so much of the caste of any person by reason of his or her renouncing or light of inheritance of any person by reason of his or her renouncing or light of inheritance of any person the communion of any religion or being having been excommunicated from the communion of any religion or being deprived of caste shall cease to be enforced as law. In clause 21 it is now provided that the mother also, if otherwise entitled, may adopt a son.

Clauses 26 to 35.—Although some of these clauses are new, they are self-explanatory and do not call for any comment.

P. C. Deb, Secretary to the Govt. of Manipur.



PUBLISHED BY AUTHORITY

Implied, "Wednesday, October 198, v 2982; " segrots on 1" in. 14. PTMETTY, () Whate W gements, Postings, Transfers, etc., GOVERNMENT OF MANIPUR

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AND THE ASSESSMENT OF THE PARTY OF THE PARTY

and implied, the soin September, 1982. . Restar NOTIFED AT FOR Some

No. 1/39/52 .- The following tot of Parliament of India which has received the assent of the President on the 22nd Angust, 1982, is republished for get Information : -

The State Armed Police Forces (Extension of Laws) Act. 1962 (No. LXIII & 2962).

1 226d August, 1962]

As Act to provide for the extension of disciplinary laws in force in any relating to the armed police force of that State to members o position, and Appeal Which merving foundation that Shatt.

Be it ensoted by Parliament as follows

- Bhois the and extent. -- (1) This site may be called the State Armed Police Wartes (L'ateires of Laws) 404, 1952!
 - (8) It extends to the whole of India except the State of January and Challenger
- 2. Definition. In this Act, "ermed police force" means any police force tuted by any of the enactments specified to the Solicitie for the time being la
- Execution of disciplinary laws of any Chare to mondiets of the of that State Thee serving pussion that Steep - Where pe force of a State is sorving interest double c he being attached to the interpolition of the said detections. n half among in that some and Habilities to would have the be Landson flow these franchisms while

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PORROULE

The motion 2 and 0

- The Bengal Military Police Let. 1882 (V of 1880).
- The Roam Pront of Hillion (Bengal Bastallon) Act, 1850 (Bengal Lat Wo. 1)
- The Bombay State Reserve Police Porce Aut, 1951 (Bombay Act No. EXEVIL)
- The Control Provinces and Borar Special Armed Constabulary Act, 1848 (C. P. and Borar Act No. VII. of 1949).
- 5. The Madhy. Bharat Special Armed Force Act. Samvat 2007 (Madhya Distret
- 6 The Orion Military Police Act, 1946 (Orion Act No. 411 of 2546).
- The Rajasthan Armed Constabulary Act. 1850 (Bajasthan Act. No. XII of 1986).
- The United Provinces Provincial Armed Consistinity and 1948 (IL F. A.s.

Secretary to the tree of Manager

Imphai, the Sta Osteles, 1984.
In the Matter of the Indian expanses Set, 1918.

(VIII of 1918):

IN THE MATTER OF THE SEKWALINDS THATA. LTP.

Notice hereby given that the name of the Selected Andrews I. So. Let Manipus State, has this day been sire off the Registe and Manipus State.

In the name of the Tables Conv. nim Att, 1912, 272

In the mater of the Maniput Industrial & Published Tree Land

Tatalial. Mr. 1815 September, 1902

of lastic have exactioned a sum of Me. 5 lable for the year.

The more important are THE REST WINDS AND THE REST OF THE PARTY OF

Tangentendent of woods: Tenders have issued for making the first, 9 miles of the Charagein Charul Road motorable for three tonners in the current year. estimated open is Ro. 96,000/-

Preliminary steps have also been taken to reconstruct all the Iron Suspension bridges on the Cacher Road so that this whole track may be paned as a bridle-path The year 1959-58.

Public health schemes :-- 10 new dispensaries are being opened in Ortober audes the charge of compounders. Two of the dispensary buildings will be constructed by Government and the remainder by local people with help from the Government to form of C. I. sheets supplied free of cost,

Provision is being made for equipping 10 more new dispensaries to be opened War and the first

Some simple medicines worth Re. 10,0005 have been purchased and are being sent to important centres in the hill are for free distribution among the people.

Mossey has also been provided for improving the water supply at Ukhrul.

Education :- A hostel for 50 boys is to be built for the Mao High School. Plans and estimates are under preparation.

Il private (aided) schools are to be given assistance to improve their buildings. 20 tons of C. I. sheets have been earmarked for free issue to them as the Govern-

Plants and estimates are under preparation for the construction of a hostel at Imphal for girls from tribal areas who come to Imphal for studies.

Opening of Post Offices :-- Arrangements have been made with the Director of Poets and Telegraphs Department to open branch post-office at Chassad, Moreh, Tamenglong, Thanlon, Thingngat and Sugnu from 1-19-52.

Weaving training centre :-- A weaving training centre for tribal tudents has been arranged with the Manipur Handloom Industries to con mence from 1-10-52. Candidates for this training have been selected.

Carpentry training :-- Arrangement has been made with the Canchipur Poly-Technic School to train 10 tribul students in carpentry. The Secretary, Canchipung Poly Technic School has offered accommodation for the trainecs. Applications for this training have been called for.

Engouragement of terraced cultivation :- In order to engourage terrais cultivation TEPROVEHENT OF AGRICULTURE :in the hill areas and to locate suitable sites for this, 6 demonstrators are to be appoint The Deputy Con ... ioner has issued notice inviting applications upto 10-10-52

West Town 1-A fruit and poultry form is being started at the with with the Lish September. A hillman has been appointed as farm manager. The a seem sleared and fruit trees and poutery are being ordered.

PART W TENDER NOTICE

Implied the 28th Octon 1982 Annu

- L. Tenders quoting scheduled rates per maund are invised from re committee for the supply of rations to the Transport animals of Ath Br Bifon at Imphal for the period from lat January 1968 to March 1968 The state of the s days inclusive.
- bulant The approximate 8 months requirements are 17, Partly (Chan)
- 3. The contractor whose tender is accepted will have to been stock of Figure 8 amonths at the same war with the same and the sa
- Tenders will be received by the undersigned upto 21 A. M. of 17th
- 1959 Tenders received later will not be considered.
- 5. Tenders should submitted in scaled covers marked . Tenders for submitted in scaled covers Pations for animal transport to the second of the second o
- 6. The successful tenderer will have to furnish a security deposit of Re. 200/-Rupees two hundred only) within 7 days from the date of acceptance of his tender. The quantity is subject to increase or decrease according to necessity. The state of the s

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E all Judicial Lt. Colon Gomethis All Ro. deserte, Billes, our meet's The state of the s Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 58.

1952. Wednesday, November 5, Imphal,

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Nill

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 8th October, 1952.

NOTIFICATION

No. HP/97/52. -In exercise of the powers conferred upon him by Section 4 of the Indian Police Act, 1861 (Act V of 1861) as brought into force in this State under this Government Notification No. J/21-II/50 dated the 18th February, 1952 read with Government of India, Ministry c., sies, Notification No. 104-J dated the 24th August, 1910, the Chief Commissigner is pleased to designate the Secretary to the Government of Man pur, Home and Development Departments, as the Inspector General of Police for the State of Manipur which for the purposes of the said Act shall be deemed to be a general Police District with immediate effect.

This cancels this Government Notification No. J/21-II/50 dated the 15th February 1952.

G. H. Singh,

Asstt. Secretary to the Govt. of Manipur (Home).

Imphal, the 22nd October, 1952:

No. 1/27/52/21. —The following notification issued by the Government of India,

Ministry of States is republished for general information :-

No. 218-J dated New Delhi-2, the 10th Och Jer, 1952 -In exercise of the powers conferred by see on 2 of the Part C States (Laws) Ant. 1950 (XXX of 1950) the Central Government why extends to the State Manipur the Agriculturists' Loans Act 1884 (Act XII of 1884) a at present in the State of Assam subject to the following modifications namely ;-

Modifications

- 12 . 150 For the words Provincial Government wherever they occur substitute the words " Chief Commissioner ...
- 2. Omit sub-section (2) of section T and section 2.

P. C. Deb. Becretary to the Govt. of Manipp!





Gazette

PUBLISHED BY AUTHORITY

No. 62.

Imphal, Wednesday, November 19, 1952.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NOTIFICATION:

Imphal, the 15th November, 1952.

No. R/Regis/3/52.—The Chief Commissioner is pleased to declare that the Manipur Partnership Rules, 1952 which were passed and pullished under Notification No. R/Regis/3/52 dated 10-9-52 in the Manipur Guzette dated September 24, 1952 as previded under Sub-section (3) of Section 71 of the Incian Partnership Act, 1932 (IX of 1932) shall come into force with effect from the first day of December, 1952.

P. C. Deb, Secretary to the Govt. of Manipur.

NOTIFICATION

Imphal, the 11th November, 1952,

Wherears I am of opinion as the milt of an enquiry held into the constitution, working and financial condition. Chingan what Co-operative Store and Credit Society Ltd. (Regd. No. 7. 18-49) in Manipur, under Sub-section (4) of eaction 35 of the Co-operative cretice Act. II of 1913 that the society eaght to be dissolved.

Now in exercise of the power conferred by sub-section (I) of section so of the said society.

And further in exercise of the power conferred by sub-scotion (1) of scotion of the state hat I hereby appoint Shu R. E. Mattahir Single Asset Audior Character of the said property.

The Links Leadent the discoved somety, event less that the Legislation of this there is a link of the legislation of the second of the second

L dings

Albania disconsistra Statistica Managaria

CHECULAR No. 3/EX-85/52/EAR Dated 7-11-82.

This Commissions has been pleased to approve of the section with effect from the next executorities with the little of the section with effect from the next executorities with the little of the litt

The following particulars are published for information and guidance of all and property School in Manipur.

(I) Open Competitive

2 at Rs. 5/ p.m. each

(ii) Imphal area

a boys at Rs. 5/- p.m. each & I to

girle at Bs. 5/- p.m.

(iii) Rulal areas in the valley

4 hoys at Rs. 5/- p.m. each & I to

girls at Re. 6/- p.m.

(iv) Tribal areas

4 boys at Rs. 5/- p.m. each de l'ion girls at Rs. 5/- p.m.

2. Candidates must be natives of Manipur.

3. Candidates must have satisfactorily completed the prescribed course of study for the standard at which they compete, in a school recognised by the Education.

Department in Manipur.

4. Candidates must have attended a recognized school for at least a school

year.

5. A candidate may not be admitted twice to the same examination.

6. Candidates must not be over 12 years of age on the last date of the school-

7. Each L. P. School will be allowed to send up candidates for this scholarship examination subject to a maximum of 6 in the case of schools for boys and 3 in the case of schools for girls.

moderable will be awarded according to the aggregate number of marks in order to quelify for all obtain at least 36 p. c. of the marks in each

BRIDDE BARRET TO

9. Scholarships may vears in any Government of fort sided.

10. The Scholarships will carry with them the privilege of free tuition.

11. The Scholarships are payable from the beginning of the school year.

The examination will be conducted by the Education Office secording to rules to be framed by that Office for the purpose.

K. Goura Singh,

Inspector of Sobools, Manipur,

ORDER NO. 25.

Imphal, the 21st October, 1952.

In future the fee for a counsel engaged by the state to conduct a case on hehalf of the accused for offences in which capital sentence can be asserted, will be at the rate of lie 4/- per hour for the lat three hours. The maximum fee the whole day would be Re. 15/-

Lakshul Naran

Judicial Commissions Manipur

PART III

J 4

imphal, the 7th November, 52.

The undergravitated count lates are declared to have passed the Compoundership Examination held in September 1952.

	Name	School	Address		
1.	Dalthang, L.	Compounder's Training School	Churschandpur Subdivision.		
2.	Kipgen, Demjalem	dő	Tamenglong Subdivision.		
	Lalughaka	do	Churachandpur Subdivision.		
	Letlun	de	Sadar Area.		
. B.	Mao, Nipuni Lokho	do	Mao Subdivision.		
€ 6	Phungzakham S.	do	Churachandpur Subdivision.		
5. 6 7.	Sandam, H. T.	do	do		
8.	Shaikham	do	do		
9.	Shirnray, S. K.	do	Ukhrul Subdivision.		
10.	Akham Ibochouba Sing	h do	Imphal.		
11.	Chongtham Tomba Sing		· da		
12.	Khomdram Ibotombi	do ,	do do		
13.	Laithan, bam Mangi	do	do ●		
14.	Ningombam Naran	do	do		
15.	Vungkhothang, T.	. do	Churachandpur Subdivision.		

T. Kipgen, Secretary to the Govt. of Manipur.

The undermentioned document is published for general information 2— Initial Recruitment Examination for Divisional Accountants.

The undersigned invites applications for the above examination to be held at Shillong in January, 1953. The successful candidates will be registered for appointment as Temporary Divisional Accountants in the scale of Rs. 190/. (during probation)-180-10-250-EB-15-355/- with allowance as new be sanctioned from time to time. Good chances of promotion to higher posts exist on passing the prescribed departmental examinations. Number of vacancies expected is 5.

The minimum educational qualification is a University degree in 2nd Division (B. A./B. Sc. distinction) B. Com candidates must have secured at least 50% marks in the aggregate. The examination is also open to Upper Division clerks of Audit offices and Accounts Assistants in the P. W. D. for whom the minimum educational qualification is a University degree.

Subjects for Examination.

- (1) Essay or Precis and Drafting.
- (2) Elementary Book-keeping
- . (3) Arithmetic and Mensuration.

The maximum age 24 years on the 1st January, 1953 me be relaxed by three years in the case of Scheduled Caste and Tribal Candidates. The age limit will be relaxed upto 33 years in the case of Departmental candidates.

The direct recriuits will be eligible for confirmation against one-third of the permanent vacancies only.

Apply immediately to the undersigned for other particulars and form of application. The last date of receipt of applications in the form to be supplied by the maderaigned for admission to the examination is the 15th November, 1952.

Accountant General, Assam.

T. Kipgen,

Secretary to the Govt. of Manipuz.

TENDER NOTICE NO. 28.

Dated 18-10-52.

The tenderers should inspect the l'orest before submission of tenders. Any complaint regarding shortage of timbers after the sale of the Blocks will not be accepted by this Department.

Each tenderer should state the monopoly see in terms of pice per rupes in addition to royalty payable on the extracted timber, for the right of working the timber. The menopoly sees offered shall be payable each time with the royalty while taking the transit Pass. The tenderer should deposit an earnest money of Rs. 100/- (Rupess one hundred) only either in the Implial or Silcher Treasury and should enclose the Treasury Chalan in the tender failing which no tender will be accepted. The earnest money will be refunded in case of unsuccessful tenders and will be converted into a part of caution money in case of successful tenders. Successful tenders shall execute an agreement within 14 days of the receipt of the information to that effect and shall deposit a caution money of Rs. 200/- (Rupess two hundred) only, sailing which the tender shall be treated as cancelled and the earnest money deposited shall be forfeited to the Government of Manipur. The undersigned dose not bind himself to sceeps the highest tender and may reject any tender without assigning any reasons. No joint lesses will be admitted.

The successful tenders s shall not interfere with the working of bamboos in the same Mohat by any contractor during the currency of the lease.

The following reserves namely Jimmukh Reserve, Kaij undai, Tingmun Phaibok and Tolbung situated in Blocks M. 11 and M. 111, M. I(a), M. III and M. XII respectively, will be closed for all timber operations. Any information required rusy be had, from the Office during working hours.

The maximum annual quota of logs to be extracted is limited o 600 logs from each Block.

The list of Blocks to be sold in as follows.

- 1. Block Nos. I(s), I(b), II, III, IV, V, VII, VIII, IX, X and XII.
- 2. Block .. VI, XI and XIII.
- 3. Block , XIV, XV.

Dated limphal, The 10th October, 1952. R. K. Bijoychandra Singh, Forest Officer, Government of Manipur.





Gazette

PUBLISHED BY AUTHORITY

No. 6 Imphal,	Wednesday,	November	26, 1952.	
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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NÓTIFICATION.

Imphal, the 19th November, 1952.

No. J/27/52.—The following notification issued by the Government of India, Ministry of States is republished for general information:—

No. 224-J, dated New Delhi-2, the 11th November, 1952 — In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950) the Central Government hereby extends to the State of Manipur, the Lasting Improvement Loans Act, 1833 (Act XIX of 1883) as at present in force in the State of Assam, subject to the modifications specified belows :—

Modifications.

- 1. Throughout the Act—
 for the words "State Government" the words "Chief Commissioner"
 shall be substituted.
- 2. for sub-section (2) of section 1, the following sub-section shall be substituted namely:—
 - "(4) It shall come into force at once".

Imphal, the 21st November, 1952.

No. S/T/49/51.—In exercise of the power conferred upon him by Sub-sections (2) of Section 7 of the Assam Sales Tax Act 1947 (Assam Act XVII of 1947) as extended to the State of Manipur, the Chief Commissioner is pleased to notify his intention to amend, with effect from the 20th November, 1952, Schedule III of the said Act by adding the following as a new item:—

Description:—Goods sold at Defence Service installations Exemption is allowed.

On condition that the goods are sold to personnel of the Defence Services at prices fixed by the allowed:—

Government of India.

P. C. Deb. Secretary to the Gove of Manipur.

Imphal, the 28th February; 1952.

No. Pub/8/52/2.—Under the Provisions of Section 9 of the Indian Press and Begistration of Books Act 1867 which is now in force, the Publisher of every book in Manipur State is hereby ordered to deliver to the Government 2 copies of each issue of such book as soon as it is published free of cost. The 2 copies should be given to the Superintendent of Police and Publicity Officer direct.

By order.

T. Kipgen,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 30th October, 1952.

Wherears I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Shayang C. S. Ltd., (Regd. No. 475 of 15-6-49) in Manipur, under Sub-section (1) of section 85 of the Co-operative Societies Act. II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 89 of the same Act, I hereby associate the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Art, I hereby appoint Shri Hackholal Thangjom Inspector of C. S. to be liquidater of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this no ice.

Imphal, the 30th October, 1952.

Whereas it was a condition of the registration of the undermentioned Societies in Masipur that they should consist of at less ten members each and whereas it has also been proved to my satisfaction that the number of members of each of the Society has been reduced to less than ten. I, hereby, in exercise of the power conferred by section 40 of the Co operative societies Act, II of 1912, cancel the registration of the undermentioned Societies. And further in exercise of the power conferred by Sub-section (1) of section 42 of the same Act, I hereby appoint Shri Y. Gopal Singh Offg. Inspector of C. S. & Shri Hackholal Thangjom Inspector of C. S. (Hill), to be liquidator Societies in group A. & B. respectively. All claims against the dissolution within one month of the

Name of Societies and Registered nos.

Group A.

- The Kekru Bamon Leikai C. S Ltd. Regd. No. 215 of 1949.

 Group B.
- 2. The l'heilengrang C. S. Ltd.

., 241 of 10-2-40.

H. B. Singh.

Registrar, Co-operative Societies, Manipur

Imphal, the 18th Nevember, 1952.

No. TAX/26/52/13.—The Chief Commissioner is pleased to order the insertion of the words and other internal combustion oils after the words diesel oils opening in the 2nd line of this Secretariat Notification No. Tax/26/52 dated the 3rd Suptember, 1942.

P. C. Deb. Secy. to the Goys, of Manfour.

PART III

CORRIGENDUM.

Imphal, the 20th November, 1952.

Please add the word and figure "and 22" at the end of this Secretariat Notification No. Tax/41(1)/51/11 dated the 27th December, 1951 regarding delegation of powers to the Commissioner of Taxes, published in the Manipur Gazette Extraordinary dated, January 8, 1952.

T. Kalachand Singh. Asett. Secretary to the Govt. of Manipur.

NOTICE.

Imphal, the 21st November, 1952.

Applications are invited for the post of a temporary typist clerk at the scale of Re. 45-3-75 p. in. with the prospect of permanency in the Publicity Department. Applications stating age, qualifications, etc. will be received by the undersigned iff the office of the Government Press, Manipur upto 10-12-52. Preference will be given to candidates having experience in photography and knowing stenography. None need apply who is not at least a Matriculate. Stenographers may, however, be non-matriculates. Candidates will have to appear in person on 11-12 52 at 11 a.m. with certificates as to educational qualifications oto

G. H. Singh, Publicity Officer. Manipus.

Final List of Jurrors Under the Press (Objectional Matter) Act, 1951 as Selected by the Sessions Judge & the District Collector: Vlanipur.

- 1. Sri Keisam Tombi Singh of Messrs. Art & Crafts, Sadar Bazar, Imphal.
- 2. Sri Keisam Kunja Bibari Singh, Editor, Ngasi Daily of Segalambi Imphal.
- Sri M. Madhumangol Singh, Retd. Clerk, Nambal Panchayet of Nambal
- Sri Maibam Rajani Singh, Retd. Registrar of Moirangkhom, 1mphal.
- 5. Sri Mongthonbam Gourahari Singh, Merchant of Moirangkhom, Imphal.
- Sri Nongthonbam Ibomcha Singh, Ex: Member, Advisory Council of Terakeithel, Imphal.
- Sri Nongmeikapam Nabakishore Singh, B. A., Teacher of Tombisana High School, Uripok Tourangham Lakai.
- 8. Sri Narendra Chandra Kar, Businessman of Maxwell Bazar, Imphal. Bri Rajkumar Bhaskar Singh, Retd. Judge, Gunf Court of Wangkhei Lei-
- 9. 10. Bri Rajkumar Snayaima Singh, P. T. I. Reporter of Thangmeiband Pukhri
- Mapan, Imphal.
- 11. Bri S. L. Lunneh of Mothung, Ex. Member, Legislative Assembly. 12. Sri Sprokhaibam Lalit, Singh, Ex. Member, S. P. Court of Yaiskul Hira-
- hanba Leikai, Imphal.
- 13. Sri Teba Kilong of Maxwell Bazar, Bx: Minister, Manipur Stat Countil.
- Sei Thismag Laikham of Ukheul, a asinepaman.
- 35. Bri Y. K. Shimray of Ukbrul, Businessman.

NOTICE. No. 1.

JAIL.

Tenders are invited for a supply of \$7 Garkha-Hats for the Jail Staff. Tenders are to be received by the undersigned on or before the 10th December, 1953 which will be opened in presence of the tenderers at 2 P. M. of the said date. Tenders will submit their tenders with samples which will be accompanied with a sum of will submit their tenders with samples which will be accompanied with a sum of Rs. 25/- as earnest money. Successful tenderers will have to deposit 10% of the value of the supply as security. Supply should be made within the month of January, 1933.

A. C. Kapur, Superintendent, Jail, Manipur.

limphal, the 19th November, 1952.

No. H. Misc. 148/52/2.—The following Office Memorandum No. 13/1/51-NGS. I. dated the 10th October 1952 from the Deputy Secretary to the Government of India Ministry of Home Affiars, New-Delhi to all Ministries of the Government of India is published for general information.—

Sub: Prescription of minimum educational qualifications for Peons, Jamadars, Daftries and Record Sorters of Central Services Class IV.

The undersigned is directed to refer to this M istry of Home Afflars Office Memorandum No. 13/1/51-NGS, dated the 16th November, 1951 (as clarified by subsequent Office Memoranda of even No. dated the 18th February and the let April 1952) and to say that the Ministry of Home Affla a have decided that the minimum ducational qualification prescribed for recruitment to Class IV service should be relaxed also in favour of

- (a) persons demobilised from the 1 rmy after having put in 8 years service: or
- (b) demobilised personnel employed in the civil Department is not length of service in the Army and the Civil Department is not less than 3 years.

In the case of other demobilised personnel, the minimum educational qualification will apply.

In computing the period of three years' service, broken periods of service should also be taken into account and for this purpose broken periods will include spells of service in the Army and in civil offices of the Government of India or in Governments of the areas which now constitute Pakistan.

Asatt. Secv. to the Govt. of Manipur,

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 64-E-31 Imphal, Thursday, November 27, 1952,

GOVERNMENT OF MANIPUR Orders by the Chief Commissioner.

NO. G/11/1/50/7 of the 17th Sept. 52.

SECTION II & IV
OF WIDICAL ATTENDANCE HULES AND CRIDERS
(WITH GOVERNMENT OF INDIA DECISIONS
AND EXPLANATORY NOTES)

SECTION II
CENTRAL SERVICES
(MEDICAL ATTENDA CE)
RULES, 1944.

PREAMBLE

In exercise of the powers conferred by sub-section (2) of section 241, read with sub-section (3) of section 313, of the Government of India, Act, 1935, the Governor Sement of India, Act, 1935, the India, Act, 1935, the

Rule 1(1). These rules may be called the Jentral Services (Medical Attendence) Rules

These rules were published in the Gazette of India as Notification No.F. 16-2/35-46

Note (1). - These rules superseds all the previous sets of rules on the subject including those given in the pamphlet entitled "Medical Attendance and treatment of officers of the Superior Civil Service serving under the administrative control of the Governor Civil Service serving under the administrative control of the Governor in Council.

Shall
Note 1(2). Thought by to all Government servants other than (1) those in railway with the 1(2). Thought by to all Government servants other than (1) those in railway with and (11) those of non-gazetted rank stationed in or passing through Calcutta whose wife and (11) those of non-gazetted rank stationed in or passing through Calcutta whose wife and (11) those in railway are on foreign Sorvice in Taking Covernment and the passing through Calcutta whose in railway are conditioned in or passing through the conditioned in railway are conditin

Note (1) - Persons in railway service are excluded from the purview of these rules service are at present regulated by rules made under Section 241 (2) their consitions of service are at present regulated by rules made under Section 241 (2) (a) of the Government of India Act, 1935.

Note (2) These rules do not apply to s-

- (a) those Government servants who are paid from the Defonce Services Betiesters
- (b) those Government servants who are paid-from-the-in- on leave or demination
- those Covernment servants who are employed in Part B States; but exegrating these Covernment for the ast for indicated attendance and testiment for these as refund of expenses incurred for medical attendance and testiment for these as well as for their families shatloned in Part B States may be allowed on the respective merits of each case with the concurrence of the limitation finance and Health.

- (a) those man-gazettod Government servants stationed in or passing through Galoutt for whom special rules have been framed - vice Section Wi-
- (e) retired Government officials.
- (f) non-officials while representing the Government abroad unless specifically senti in the terms of deputation sance oned for thom.
- (a) Work charged staff" of the C.F.W.D.
- Note (3) .- These rules apply to to
 - (1) all Central Government merennts who are on leave proparatory to set? they draw leave selary and rotein a lien on their posts;

 - (11) officers of the Indian Administrative Service.
 - (111) officers of the General Administrative Reserve.
 - (iv) the subordinate volice ranks of Ajmer subject to such modifications and restrict one as may from tire, to time 'e directed (C.C's notification A/23-3, dated 17th Decumber 1.46

Note (4) - If a person paid from contingencies is on regular establishment, medical concession can be allowed to him under the C.S. (M.A.) Rules to the extent ap licable to class IV Govt. servant.

Note (5) .- The concessions granted under these rules to Government Servents were extended as a temporary heasure to their firilies as well subject to certain conditions. wide F.D.O.M. No.12(6) WII/45, dated 18th April 1945 and 22nd January 1946.

Gover ment of India decision No.1 .- Without prejudice to any general decision that may be reached on the question of making arrangements for medical attendance and/or treatment of central Government servants and their families stationed in or passing through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and through Part 'B' States, it has been decided that the Central Government servants and the Central for treatment at the Bowring and Lady Curzon Hospital, Bangelore on the scale and conditions laid down in the relevant Medical Attendance Rules and orders applicable to such Government servants when on duty or on leave in India other than Part B' States. It has also been decided with the concurrence of the Government of Mysevann-pastents and net be lawful . Seem Mysore that the extra charge of 50% as ward charges payable but all non-Mysorean patients should not be levied from Central Government servents and their families in servents hospital maintained by that State.

[Min. of Mosith O.M. No.F. (A) 84 50-1 II dated the 20th November ;1950]

Government of India decision No. 2 .- It has been decided that if in a particul case a State Government proposer to grant to an officer of the IAS/IPS employed under the 14810 Government facilities in excess of those admissible under the Central Services (Medical Attendance) Rules, 1944, the concurrence of the Government of India: 'inistry of Finance's will be necessary and should be obtained by the State Government before sanctioning recipility in that case.

- Rule 2. In these rules, unless there is anything repugn at in the subject on senting
 - (a) " Authorison Medical Attendant" means ...
 - (1) in repeat of a Government servent whe belongs to a Central corvice class I, or allo to pay is not less than to 500 per menson, the frincipal Officer of the district epp. inted by the Government to ettend its officer in the district;
 - (41) in respect of a Government servent set belonging to Central Class I, whose pay is less than a 500 but mare the most in an account for goon, or other Modical Officer of rank set in an account for goon, or other Modical Officer of rank set in an account to the set of the of on Assistant Surguin, appointed by the Covers officers in the stations

- Later in respect or any pener Government servent, a sub-Assistant Surgeon or sther Medical Officer of rank not inferior to that of a Sub-Assistant Surgeon,
- Moto (1) ... To determine the status of an officer, the actual pay he is drawing at the
- deta (2). In the ease of re employed pensioners the pension should be take into consideration along with pay for the purpose of determining the grade for the purpose of medical attendance and treatment.
- Note (3). The authorised medical attendant of a Government servant determined with reference to the place at which he falls idll, whether it be his permanent residence or place of easual stay or the place where he may be spending leave.
- Note (4). Honorary Medical Officers in the hospitals are outside hospital predicate just private medical practitioners and so cannot be regarded as the authorised medical attendants of the Control Government employees under the rules.
- Rule 2 (b) " District" means the district in which the Government servant falls ille the
- Rule 2 (o) .- " The Government " means -
- (1) in respect of the Province of DeRhi the Central Government ;
- (ii) in respect of any other Chief Commissioner's Province the Chief Commissioner, and
- (111) in respect of a Governor's Province the Provincial Government .
- Rule 2 (d) -- "Government Hospital" includes a British Military Hospital subject/the provisions of Appendix 32 to the Regulations for the Medical Services of the Army in India, 1937, a hospital raintained by a local authority and any other hospital with which arrangements have been made by the Government for the treatment of Government servants.
- Note (1) Hospital run by Part B States and those run by the Railway Administrations are not movered by these rules.
- Note (2) .- Local authority" means Municipal Committee or D strict Board . It does not include "Gantonment Board" . I ence Cantonment General Hospitals are not recognised as Government hospitals.

Rule 2.(e). -"Medical Attendance" means -

- (1) in respect of a vernment servent specified in sub-clause (1) of clause (a), attendance in hospital or at the residence of the Government serve including such pathological, bacteriological, radiological or other methods of examination for the purpose of diagnosis as are eveilable in any Govern nt hospital in the district and are considered necessary by the authorised medical attendant and such consultation with a specialist or other medical officer in the service of the Grown station in the Province as the authorised medical attendant certifies to be necessary, to such extent and in such manner as the specialist or medical officer may, in consultation with the authorised medical attendant, described termine;
- in respect of any other Severnment servant but excluding a member of the Central Services Class IV, attendance at a hospital or in the case of illness which compels the patient to be confined to the him residence, at the residence of the overnment servant, including such methods of examination for purposes of diagnosis as are available in the percent Government hospital and such consultation with a specialist or other medical officer of the Crown stationed in the district as the authorised medical attendant certifies to be necessary to such extent a find in such manner as the specialist or medical officer may, in primarily with the authorised medical attendant, determines.

- (iii) in respect of a member of the Central Service Class IV, attendance at a hospital including such methods of examination for purposes of disgnosis as are evaluable to the nearest Government hospital and such consultation with a specialist or other and dical officer of the Crown stationed in the district as the authorises medical attendant certifies to be necessary to such extent and in such manner as the specialist medical officer may in consultation with the authorised medic lattendant, determine
- mote (1). Medical Attendance" includes attendance at the hospitel or at the residence of the Government servant or at the consulting room of the authorised medical attendant by arrest general with him. In no case is the authorised medical attendant entitled to charge any few in the case of Delhi, Simla and other Cantrally Administered Areas.
- Note (2).— In rule (a) (i), the works " in the service of the Crown" qualify both the phrases a specialist" and " medical officer" preceding it. Accordingly fofund of expenses incurred on account of consultation with a specialist not in the service of the Crown is not admissible under the rules.
- Note (3) -- Pathological, Bacteriological, Padiological or other methods of examination for the purpose of diagnosis should be carried out only at a Government hospital or a Government boratory.
 - I Ministry of Health letter No. F.6-239/47-MII, dated 22nd Wargh, 1948.

At the time of calining refund of expenses incurred on this account the Covernment mervant concerned should produce a certificate from the cuthorised medical attendant that such examinations were considered necessary by him.

- (f)." Patient" means a Government servant to whom these Rules apply and who has faller ill;
- (g) "Province" means the Province in which a petient has faller ill;
- (h)"Treatment" means the use of all medical and surgical facilities available at the Government hospital in which the Government servant front and includes a

Government of India decision No.1- The Government of India have decided that the characterist on account of treatment for immunising and prophylactic attum- purposes are not refundable under the rules.

/ Min. of Heelth O.M. No.6-161/48-M II, drted the 15th June, 1949.

Government of India decision No.2.— The cost of vaccinations, inctulations and injections for prophylactic and immunising purposes taken before commencement of international level by Government servants and their families and non-officials in order to procure health sertificates required under international travel regulations may be rainbursed to them from Bovernment funds, provided they are travelling on duty or on authorised leave in circumstated they are entitled to fares at Government expense.

These orders will be effective from the 1st June, 1950,

A Ministry of External Affairs letter No.F.7(6)-3-11/49, detec the 19th June 15

Government of India decision No.3. Dental trans of even when it is obtained at sovernment hospital under the advice of the authoris call attendant is not ecoured by these rules but if the diagnosis of the physiolog other displicit from which a sovernment servant is sufferingindicates that teeth a he real gourse of distributes the sentitled to free dental transmit provided it is of a majorit kind such as transmit a jew bone decises, wholesels removed of teeth ste. It does not include stoup as a sentitle free supply of artificial denture.

Late Deptt .- of B.H.L. No. F. 16-4/42-H, dated the states. Inches

- (i) that massage treatment, should be undertaken onthe advice of the authorised medical attendant:
- (3) that is should be carried out by a trained masseur:

mditions -

- (3) that the progress of such treatment should be reported at stated intervals to the authorised medical attendant;
- (4) that is should be certified by the authorise-d medical attendant that the trantment has been completed or that the care has reached the a age of meximum benefit from the treatment.
- D.O.H.S's Circulation letter No.F.15-6/49-M II, dated the 8th June, 1949, to all Surgions General and Civil Jurgeions_/
- Each case praties of this kind will be examined on its merits and a refund not excessed exceeding me 10 per visit of the meascaur may be allowed.)
- Note 2 .- Treetment dons not include testing of eyesight for galasos or provision of apartment
- Note 3 .- In the case of female Government servants "treatment" includes confinement as 150 does in the case of the members of the Government servant's finilius
- Note 4.- 5 patient suffering from wentel diseases does not receive medical attendance sad tre-thent in accordance with these rules but is governed by the Indian Lunacy Act, 1922. Mental treatment is, therefore, not deemed to be covered by the Hedford Attendance Rules.
 - / Min. of Health letter No. F.6-97/48-W. II, dated the 4th December, 1948.
- Note 5.2 If an embulance is used to convey a prisent to a place of treatment or to convey a patient from one hospital to enother hespital for purposes of cortain medical examinations ato, the chirgos incurred by the overnment servant of that account are refundable undament the rules. W Note 6.
 - (1) the embulance is used to convey the patient from the hospital to the beds residence after arertment.
 - (2) the ambulance use! is a Municipal ambulance and not the ambulance belonging to the hospital at which the treatment is undertakens
 - (3) the embulance is used to convey a patient to a private hespital even when the ambulance belonged to a Government hospital as the patient is necessary rily to be admitted to a dovernment hospital or the hospital maintained by the local authority or recognised hospitals for treatment.
 - Note 7 .- Taxi charges, tonga charges, and other convoyance charges incurred to convey a part from his / her residence to the hospital are not admissible under the rules.
 - Note 5. There is no provision in the rules for the payment of charges on account of as ettendant at the hospital.
 - (h)(i) the emploment of such Pathological, Bacteriological Andoilogical, or other methods as are considered necessary by the authorised medical attendents
 - In Bulbi and other Centrally Administered areas and simle the authorised medical dants are wholetime employees of the Central Government and so cannot theree any form sedical attendance or for administering injections "om Control Government serventes"

well and the state of the property of the

(ii) the supply of such medicines, vaccines, sera or other therapertie substantes are ordinarily available in the hospital.

Note - Troatment as an out-door patient in any hespital is generally free. If a Government servant attends a Government hospital as an out-door patient and if the authorised medical attendant prescribes the medicines which he purchases from the market then the cost of medicines may be refunded. But an essentiality certificat in the form given under hules (h) (iii) should be produced.

(111) the supply of such medicines, vectimes, sera or other ther-peutic substances not ordinarily so swallable as the authorised medical attendant ray certify in writing to be essential for the recovery, or for the prevention of serious retorioration in the committee of the Government servent.

Note 1 .- This concession was granted with effect from the 9th May, 1946.

Late Health Department Notification No.F.6-26/46-M II dated the 9th way, 1946

Note 2. - The refund of the cost of preparations which are not medicines bet are primarily foods, tonics, toilet preparations or desinfectants is not admissible under the rules.

(Prescription of expensive drugs, tonics, lax tives, or other elegant and propriet tary preparations for the use of Government servants and memberseef their families when drugs of equal therepeutic value are available in the hospitals and dispensaries is prohibited).

(See Appendix A VI for the list of medicines, food preparations and other substances with are not admissible upder the rules even when they are considered necessary.)

Note (3) .- Sales Tax paid by Government servants while purchasing special medicines from the market is refundable under the rules.

Note (4) -- All claims for refund of expenses incurred on account of the purchase of the special medicines should be accompanied by an "ossentiality certificate from the authorized medical attendant. The certificate should be in the following orm :-

10. 10. 10. 10.	that W	m. Mr. Mias .				***
miten/ann/day	iditar of Mr.		Hospita	it bevolume	n the	
Wasay Bolly Class	Garage of		Hospita	*******		
has been und	er treatment	at the		<u> </u>		
14. 3				. ANY C	oneulting room	1

and the that the undermentioned medicines prescribed by me in this connection were essential for the recovery/prevention of serious deterioration in the dondition of the patient. The medicines are not stocked in the (name of the hospital for supply to private patients, and do not include proprietary preparations for which cheaper substances of count therapeutical value are symilable, nor preparations which are primarily foods, to lists or disinfectants.

Name of medicines .

of the outhorised beignation.

Signature of the Modical Officer incharge of the case at the hospital and

Min. of Health O.N. No.6-14/49-W II dated the Merch, 1949, as mended by that
Ministry O.M. of even number, dated 12 August, 1949.

(iv) such accommodation as is estimately provided in the hospital call as such to his status; accommodation in general or free words in the hospital accommodation in general or free words in the hospital accommodation of the Central Sorvices, Class II.

Note (1) .- In the event of accommodati n suited to the status of the desired of the south of the status of a higher class se electron of the certified by the Medical Superintendent of the Hospital :

- 1) that appointed tion of the appropriate class was not available at the time of stor of the Detient, and
- (11) that the admission of the patient into the hospital could not be delayed without ger to his/her health until accommodation of the appropriate class became available, with
 - Hin. of Health O.F. No. F. 6-5/48 -M II, dated the 23rd Februry 1948.

Note (2) - In Delhi and other Centrally Administered grees a Government servant is entitled to free abcomundation when trated in a Government Hos: ital.

Note (3) - Electric lighting charges, fan charges, form part of accommodation Sharges and mence are refundable under the rules. But air conditioning charges or charges Te wheater are not refundable under the rules if only a portion of the accommission is air ed ditioning or usego of a heater is/normal part of hospital amenities provided to all private wards and there is no choice left to the prigent, then the expenser incurred on that account may be referred.

(v) such nursing as is ordinarily provided to impetients by the hospitals.

Note (1) .- In some crees special nursing becomes necessary. It has been decided that those cases should be considered on their merits and a refund admitted to the extent justified and in each case with the special senction of the Government of India, Ministry of Finance. The Government servent should, however, produce a certificate in the form given below. The special nurses should be engaged on when their services are absolutely, essential and the too for the minimum pesiod nucessary. The approval of the Medical Superintendent of the Hospital should also be obtained before special nurses are employed.

D.G.H.S. letter No. 39-235 X18-H dated the 16th July 1949

CERTIFICATE FORM

I certify that employed in the under traiment at the hospital and that the services of the special narees, for which an expenditure of Re. was incurred vide bills and receipts att ched, were essential for the recovery/prevention of serious deterioration in the condition of the petient.

Countersigned.

Signature of the Modical Office in-charge of the onse at the angel

sedical Superintendent Hospatal.

spore (2) - Such cases of special nursing will be decided on morite having regard to the mature of the disease end where hardship is involved. It has book decided that in such deser the Covernment survant some spread should bear up to 25 % of his monthly pay the the rest being norme by dovomment .

dist or provision at the request of the Government servent of accommodation superior to that describe in sub-slause (is)

Coverage of India decision ... In the cree of hespitale the teriffs of which indicate that inclusive charge per diem, 40% thereof should be rackoned as churges for board and when Out of this 40% helf wheat spould be considered as charges for dist and the piner a acom weeking. Department letter No.T. 16-16/36, dated the 3rd April, 198 Merter wee on the exion.

6-2742 H. datud the 27th Nov. 1945.

Note. Diet charges are not admissible under the rules but firt charges paid at hessitals. for officials drawing pay less than 100 p.m. are allowed.

Late Fin. Department 0.1. No.12 (6) W. II/46, dated the 22md January 1946.

Rule 3 (1) .- A Government survent shall be entitled, free of charge, to medical attendance by the authorised medical attendant.

Rule 3(ii) - Where a Government servent is ontitled under su -rule (1), free of charge, is specify medical attendance any amount paid by him on account of such medical attendance whall, on production of a certificate in writing by the authorised medical attendance shally an production of a certificate in writing by the authorised medical attendant in this bejuif be reimbursed to him by the Central Government;

As amended by the Ministry of Health No tification No. F.5-94/48-M II, dated, the 13th September 1949

Note. In Belhi andother Centrally Administered areas and Simla the authorised medical attended to claim his fees from a Gove mment servent, male or female, whether he or she is attended to at the hospital or at the residence of the Government servent concerned provided the condition stipulated in Rule 7 (1) of these Rules is fulfilled.

Rule 4 (i) .- When the place at which a patient falls ill ighot the headquarters of the authorised medical attendant -

- (a) the partient shall be entitled to travelling allowance for the journeys to and from such has quarters; or
- (b) if the patient is too ill to travel, the authorised medical attendant shall be entitled to travelling allowance for the journey to and from the place where the patient is.

Rule 4. (ii).— Applications for travelling allowance under sub-rule (i) shall be accompanied by a partificate in writing by the authorized medical attendant stating, that medical attendance was necessary and if the application is under of use (b) of that sub- a rule that the petient was too ill to travel.

Note - Conveyance charges incurred by a compounder or a laboratory assistant who comes to the residence of the patient to administer injections etc. are not refuncable.

Rule 5 (2) .- If the authorised medical attendant is of opinion that the case of a patient is of such a serious or special nature as to require medical attendance by some person other than nimself, he may, with the approved of the Chief Medical Officer of the Province (which shall be obtained before hand unless the delay involved entails deader to the health of the patient.)-

- (a) send the petient to the negrest specialist opother medical officer as provided at clause (a) of Rule 2, by whom, in his opinion, medical attendance is required the petient; or
- (b) if the patientis too ill to travel, summon such specialist or other medical officer to attend upon thepatient.

Tule 5(2).- A patient sent under clause (a) of sub-rulet (1) shall, on production of a certificate in writing by the authorised medical attendant in the behilf, be entitled to travelling allowance for the journies to and from the hondquarters of the specialist or other medical offices.

Rule 5 (3) - A specialist or other medical of loor support under clauss. (b) of sibersion shall, on production of a cortificate in writing by the authorized medical attend to this behalf be entitled to travelling allowance for the journey medical attended behalf-be-entitled-to-travelling-allowance-for the journey to and from the plane where patient is

Z As small by Ministry of Horlth Po-tiffication No. 7.6-19/48 " III. " 1841 1949.

The provision of Rule S (1) should be etrictly observed i.e., the approved of the intermediate. Officer should be obtained in all cases falling within the scope this rule irrespective whether a journey involving the grant of travalling allowance is article are not for the purpose of consulting a specialist. A patient should not be referred article or not for the purpose of consulting a specialist. A patient should not be referred article or not for the purpose of consulting a specialist. A patient should not be referred article of the specialist or private approach to a specialist or private of the second of the same of a specialist of the second of th

Horlen Ministry letter No. F.6-229/47-N II. dated \$2nd Hazshe 1948. 7

Medical officers who attend on Control Government servents and their families who are musical is treatment in Government hospitals should not send these pathods to private a clinical restrictions, private X-ray establishment for skiograms, envitograms, electric therapy, base predictions, private X-ray establishment for skiograms, envitograms, electric therapy, base crisistical or pathological examinations, etc., unless this is absolutely essential owing the crisistal or pathological examinations, etc., unless this is absolutely essential owing the crisistal of the Director sequentiality at a Government hospital and it such cross the consent of the Director of Medical Officer in the case of other states. It was be obtained. Otherwise Government will not refund the fees sharped by the parastic liters or institution.

Director of Health Services, Delhi Province, Circular No.5,36(2)/45-D.H.S. dated

Note (8) - The travelling allowance admissible under Rule 5 (2) is governed by the movielons of S.R. 156 read with S.R. 152 and should, therefore, be accounted as for a Sourney on tour by a configuration of the fragming allowance and allowance should be drawn for Balts on the Sourneys. The claim for the travelling allowance as a continuous terms of a certificate as required under for an escape may be admitted subject to the production of a certificate as required under S.R. 1886

Hote (4) A Sivil Surgeon or any Government Medical Officer in the Centrelly administered appear is not entitled to charge any fues for professional server as selected to a Government appear is not entitled to charge any fues for professional server as servers concerned appears on the advice of the authorised medical attendant of the Govern out servers concerned.

Aple 6 (1) .- A Government servant shall be entitled, free of sharge, to treatment -

(a) in such Government hospital at or near the place where he falls ill as in the opion of the authorised medical attendant provide the necessary and suitable treatment, or

Hote (1) The Willingdon Hospital and the Willingdon Nursing Home. New Delhi; are maintained we have below Municipal Committee. Gentral Government servents admitted to these instituted to the second diet. These therefore, charged for assemmention, medicine and dressings, nursing and diet. These therefore, charged for assemment servants to the extent admissible under the rules.

Hote (A) -- Central Government servants are permitted to obtain tre-tment at Provinces of

THE MATICAL ... State hos Itals has those hospitals which are maintained, financed quality and directly by devernment, while local fund hospitals are those hospitals which are maintained fixed by local funds and are receiving assistance from Government in the shape of part of the local funds and are receiving assistance from Government in the shape of part of the local funds and are receiving assistance or otherwises, the local Officer, grants for medicines or otherwises,

(b) if there is no such hospital as is referred to in sub-glauso (c): in such hospital of the sear the place as eas in the spinion of the authorised medical attendant, provide the necessary and suitable treatments.

The state of the second account servent is entitled under sub-order (1) from of charge, to descent in a hospital, any agoint paid by him on absolut of such troutent shall, on presching the account in this behalf, be reinburged at a sertificate in critical by the authorized modical attendant in this behalf, be reinburged by the Bontral Government.

descriment of India Dopision. - (1) The ansunts due to described Derivers on associat of walking the descript of the on a lary bills and the descript of the one of the description of t

Land Planted Dordranett D. J. St. T. and M. T. and M. T. St. Co.

poterment of India decistants) as 411 Miles for the self-of the se

It is the duty of the Contenting Officers to partitudes topolar to precise at the content of the

Pleas of Plan. Cale Mr. V. 40 (76)-B V/40, Cabet the 20th Septembers 2010

Below Braving of charges on associat of negleri attendance and transment is delikable to

Rese V (1) - If the authorised medical attendant is of opinion flat owing to the absence of polynomes of a suitable hospital or to the sewerity of theiliness, a foverment assemble to the sewerity of theiliness, a foverment assemble in almost (1) of sub-chile (1) of Ride S, the sewere be given breatment as provided in almost (1) of sub-chile (1) of Ride S, the severe be given may receive treatment at his residence.

The Tille A Coverment servant resiving treatment at his residence unter substraints be existed to reading towards the cost of such treatment insured by him a cun equivalent by the sort of such treatment as he would have been entitled free of charge, to redefine under these space of such treatment as he would have been entitled free of charge, to redefine under these spaces of such treatment at his registence.

Bule # (3) or Claims for nume admissible under sub-rule (3) shall be assumpanied by a complete.

- (a) his reasons for the spinion referred to in substruit (1);
- (b) the nest of similar treatment referred to in sub-rule (8).

Moto (1): - If the authorised medical attendant certifies that the Government servent measures the the formula deprivation was available at the resonated hospic, then the benefits tre-tment but that no assumedation was available at the resonated hospic, then the patient's residence may be suimbureed to the extent of fees paid for medical tro-tment at the patient's residence may be suimbureed at the hospitale would have been paid by the Government had the tre-tment been received at the hospitale

Bets (2). For the purpose of valouating the sum admissible under this rule is any parties with east the charges for accommission and dist should be excluded and only the charges for bediefies and dressings taken into accounty

Mule 8 (1) - Charges for services rendered in commercian with but not included in medical appearance on, or treatment of, a patient entitled, from of there, to midiest appearance of the number there rules, shall be determined to the authorized medical appearance and public the parient.

Note on Treatment by a private denties or sculint is not adminstall under any expensionally these over eyn if it is had on the advice of the authorized medical attendable

Egyernment of India decision. - It has been decided that expenditure from the decided to attributed to attribute for constant of the patient will not be reinburged by the Government. It has been fore, essential that, in furure, claims for reinburgement of medical expenses should be substituted by a certificate from the medical medical efficient treating the patient that the discuss the patient one not one which could be attributed to intemperate habits or sunface of the patient.

[Him, of Health Bill. No. 7.8(4)-25/50, dated the Tim John, 1980.

Pule 6 (8). - If may question arises as to shother thy service is included to me the standards or transport, it shall be referred to the Congresses and the decision of the Government and the decision of the Government shall be final.

Note (1)- In Belbi and Controlly Admi tological arrows the State Control of the position to the hospital authorities du them refund of the september to the follogical action to the following the fol

Ex. gretta refund and refund as a appoint was beautiful the second secon

hole 9 .- The controlling officer of * patient may require that any certificate required those rules to be given by the authorised medical attendant for travelling allowance pur-

(a) in the case of a sertificate given by the principal medical officer of a dister

by the shiof edministrative medical officer of the province, and

(b) in the same of a cortificate given by any other medical office: the princi-

Rele to ... We Government servent shall be transferred to foreign service unless the foreign pleyer undertakes to effort to him so far as may be privileges not inferior to those which would have enjoyed under these rules if he had been employed in the service of the Government Train.

Ministry of Health Notification No. F. 6-165/48-M II daged the 17th December, 1948 7

BECTION IN

CONCRESION OF WEDICAL ATTENDANCE AND TREATMENT TO FAMILIES OF CENTRAD GOVERNMENT SERVANTS

The Governme General has decided that families of Contral Covernment Services whould be initialed to free of charge medical attendance and treatment at hospitals, as defined in the relevant Medical Attendance Rules applicable to the Government servant concerned, and on the scale and conditions allowed to Government servant himself. This concession does not include medical attendance of treatment other than at a hospital at which the Government servant himself is entitled to treatment from of charge. The term "Family" means a Government servant's wife, lagitimate children and stop children residing with a wholly dependent on him.

Parail of the late Finance Department O.M.No. 18(6)-W II/45, dated 18th April 194
Note 1.- The husband of a female Government servant residing with a wholly dependent on her
hay also be allowed this concession.

Note: The term'femily' down not include any other dependent relations such as widowed mistinum etc. The term' legitimate children '.does not include adopted children except those adoptionally.

Note. - Families of class IV Govt. servants are not entitled to medical concessions under the rules.

The families of Contral Government servants are entitled to receive medical attendance and treatment at the hospital at which the Govt, servant himself is entitled to treatment free of charge, or in one of the hospitals mentioned in the annexure to the Finance Department O.M. No.F.18(6)-W II/45, dated the 22nd January, 1946 (See Appendix I). The families of Contractive, servants are not entitled to treatment at their residences and the provisions of rules of the Secretary of State's Services (Medical Attendance) Rules, 1946, have not been extending their case.

Lor 7 of the Central Services (Medical Attendance) Rules, 1946,

Note 5.- In the case of families of Govt. servants, the cost of special medicines will refinerable only when they are prescribed for the patient by the authorised medical attendant when the patient is attended to either in the hospital or at the consulting room of the authorised medical attendant or when the patient is undergoing treatment at the out patient's department of the hospital.

Wester to In the event of accommidation suited to the status of a Govt, servant being mot available accommodation of a hoigher class may be allotto provided it can be certified by the Medical Superintendent of the hospital concerned .-

(a) that accommodation of the appropriate class was not available at the time of admission of the patients

(b) that in the case of illness other than confinement the admission of the member patiiste the hospital could not be delayed without danger to the health of the patient until accommodation of the appropriate class became agailable;

(a) That in the case of confinement the accommedation was booked wellen advance.

Min. of Hegith O.M. No.F.6-5/48-H-II, dated 33rd February 1948. 3

Sovernment of India designation of the best rest that the months of the Continue of the Contin

- (1) Catual travelling expenses for himself of herealf and for one attendants if measured.
- (8) the payment of the cost of entires translants

Zane R.H.L. Bopts. No.42 1/40 H duter 11th April, 1840.

Government of India decis: 3- Families of government servants are entitled to remains of the provided at the servant of the authorised and all attendants of the Government of the consulting room, at the instant of the authorised and all attendants of the Government of the union Administrative distributions of the provided that the provided that the provided that the purpose.

[Min. of Health letter No. 7.6(A)-61/50-M.II dated 6th August, 1950.]

These unders will we effect in respect of treatment and attendance received from and after to less under the less and after the less are under the less are the l

Form 2 of the late finance Department O. No. 12(6)-W II/45, date: 18th April 1946.

Annuary Man, . On. - The concession of free medical attendance and tree tment to families that appropriate the high cost flights.

Annuary measure of relief in view.

The stary of State has proved the grant of this consecution in to far as officers subject to his rule making control are concernate

Fare 3 of the late Finance Department O.N. NO.12(6) W II/46, Cated 18th April 1945

L. Charges for services rendered in connection with medical attendance on or treatment of a Covernment services femily should be paid by him to the hospital suthorities. Sentral Government will reimbures the cost of medical attendance or treatment on the Central Government will reimbures the cost of medical attendance of such bills of a Government seduction of the hospital bidles cuntersigned save in the case of such bills of a Government seduction of the hospital bidles cuntersigned save in the case of such bills of a Government seduction of the hospital bidles cuntersigned save in the case of such bills of a Government seduction of the hospital bidles cuntersigned save in the case of such bills of a Government.

Hote Tom A Government hospital for this purpose includes a hospital maintained by a local

the II. In the ease of central overnment hospitals and in cases where the authorities in the II. In the ease of central overnment haspital maintained from local funds so eares the bill for the of Provincial hospital or a hospital maintained from local funds so eares the bill for the perfect of the formula department of the formula department of the formula formula family shall be sent to the head of his department of the formula formula family shall be sent to the head of his department.

Ste III In respect of all eases arising after the let Pebruary, 1946 the sondition of down against the latter and the strictly enforced.

[Fara 1 of the late Finance Department O.M. NO.12(6)-W-11/45, d test 2kmd January 1945

Government of India : ision No.1. The Government of India have decided that the some ition regarding the counter synature of hospital bills by the authorised medical ettendants and not be enforced in the dase of woman patients, and that in their case the a distoral patients and for of the receipts where the bill a stem is not in vogue, and for its ere issued at bills i or of the receipts where the bill a stem is not in vogue, and for its ere issued at bills i or of the Superintendent or other heads of hospitals will be regarded as sufficient

[min. of Fin. O.M. F 44 (53)-E- V/46, dated 30th September 1946.]

TOPLAN.TION .- This decision is a literable only in the case of " recognised" star-Gaves

Sovernment of India decision No. By It has been decided that when members of a svernment servent's family are admitted without prior sequentiation with the huthorises edical retendant to a Government hospital into which he sould himself be admitted the expense activated are reimburgible to the extent otherwise; nicitalible. It will be members in moursed are reimburgement is made, to obtain a contificate is the form a war below ush cases before reimburgement is made, to obtain a contificate is the form a warm the members was the Medical Superintendent of the hospital that the facilities provided warm the in addition was being a secontial for the passions treatment. This contificate will of content is in addition were excential for the passions treatment.

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Инфративности в приня при на при на

In. of Finance ... No. F. 51(103)-EV/50, dated the lith Southmet 1900.

Govern at of India docision to 3.— The Government of India have doubled that in the east of injections the fees prescribed below should apply to medical officers in Belliu and other Controlly Almi. I torok asses so well as to the sected officers employed under the Control Government and stationed in Simle in so far as the concession of medical attendance and treatment of families of Collect Government servants senotions in the late Finance and treatment of families of Collect Government servants senotions in the late Finance Department O.M. No.F 12 (6)— VII/45, Cated the 18th April, 1948 and Jouery, 1946, is somewhalk This order should take officer to late Ortober, 1948.

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[Hin, of Realth C. .. No. F 6-111/48-4 II, dutge the 21st September, 1948.]

EXPLICATION. If at the time of consultation the root cal officer consulted also sinks also state and the supplications he will us extitled to charge foca both for the consultation will for the injection at the prescribed rates. However, if as a letter stage the condition officer administration in factions prescribed at the previous consultation, foca should be oberried for injections to the previous consultation, foca should be oberried for injections.

Note 2. The medical of ichs, even though some of there by the interiors of Government servents from the families of Government servents from the professional services rendered, even if the latter are attended to at the hespitals. All such bills for medical attendance and twatment etc. in respect of the families should fines to paid to the hespital authorities and then claimed from the Government if admissible under the rules.

8. Medical avtendance and irrestant by a rangements with the estherized material attendant at a sensulting room officially by his whell be desired to be selled attendance and treatment at a hospital.

Fare 2 of the late inente De Statema Co. . Healt(s)-W-ES/St. dated State Stateman

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Gevernment of India decision .- Treatment at a consulting meen for this purpose will be

Min. of Fin. O.V.No. F 51(90)-By/50 of 14th August 1950.

de From medical attendance and trontmont to murbons of the families of the Severalists servents sall size to admissible in the hospitals mentioned in AprendixI. But the anomals pade this account by the Go or ment servent to the Bospital authorities should be reimbured to the annual to the name stated in para 4.

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because of shortage of accommodation or non-aveilability of ledy dectors in the eminerised hospital for envised hospitals. For convenience of edministration in such an aided recognised hospital the lady doctor attending the ration or In-char, is considered as the authorised medical extendent only while the petient is in the hospital. Such a doctor is not considered as the authorised medical extendent only while the petient is in the hospital Such a doctor is not considered as the authorised medical ottonducts outside the hospital on which she works.

Frider & Government servant need not consult has sutherised sedded attendantbefore analytical attendantbefore analytical received for the surpess.

We Medical treatment shall include confinement of a Government servants wife in a heapfall

Z Fare 4 of F.D.O.M. No. 12 (6)-W II/ 45, deted 22nd January 1946.

petundable under the rules.

Note 2.— The bende-Meternity and Infant Vo fore Centres maintained by Mentelphilities, and mentally in sherge of Lady dealth Visitors do not provide indoor treatment but the periods are attended to in a sem of confinement at their residence by Dais, Churges peld by Muse sentres in connection with such a see, charges paid the Junistial wis for ottendance; confinement cases at residence, charges for demiciliary labour service, cost of medicines purchased on the advice of the In-sharps of the lateralty Control are not refuse the second on the advice of the In-sharps of the lateralty Control are not refuse the second of the In-sharps of the lateralty Control are not refuse the second of the In-sharps of the lateralty Control are not refuse the second of the In-sharps of the lateralty Control are not refuse the second of the In-sharps of the lateralty Control are not refuse the second of the In-sharps of the lateralty Control are not refused the second of the In-sharps of the lateralty Control are not refused the second of the In-sharps of the lateralty Control are not refused the second of the In-sharps of the lateralty Control are not refused the second of the In-sharps of the lateralty Control are not refused the second of the In-sharps of the lateral are not refused the lateral are not refused to the lateral are

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Government of India decision. Any expanditure insured by a Report and surve to a present all or post natal consultations at the consulting race of the authorised posterior attendant or as an out petion at a hospital including the decision for and the consultation medicines prescribed is not beimburgibel and charges for processed or post-suital like including the processed only when a patient is admitted into a highlight reconstant for this process.

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Datod, 2 19th Devember 1952

No. 16169-73/D.G.

with the pro isions of the Assan Land Rovenus Innual will be started from this conscion season in the Bishempur Tashil which has been deveided into 10 sugas as detailed below. Applications are invited for the posts of sugaders who rus the climinal be per meant resistants in their Mauses with their families. They shall have to furnish Cash security a count to a quarter of the amount to be realised through them as about revenue and otherwise.

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A map showing the boundaries of the Sausa May be seen in the Deport Corrigioner's

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 65-F-32 Imphal, Friday, November 28, 1952.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

JUDICIAL DEPÁRTMENT.

NOTIFICATION.

Juphal, the 10th November, 4950.

No. J/31/52—In exercise of the powers conferred by section 206 (2) of the Assam Municipal Act, 1923 (Assam Act I of 1923) as extended to the State of Manipur, by Govt. of India, Ministry of States not fination No. S. R. O. 147 dated the 8th January 1952, the Chief Commissioner of Manipur is pleased to make the following rules:—

RULES

Rules for the election of Members of Municipal Boards in Manipur under the Assam Municipal Act, 1920, as applied to Manipur.

- 1. (a) In these rules unless there is anything repugnant in the subject or context-
 - (1) "the Act" means the Assam Municipal Act, 1913 (Assam Act 1 of 1923) as extended to Manipur under Govt. of India, Ministry of States notification No. S. R. O. 147 dated 5th January 1972;
 - (2) A "bye-election" means an election held under section 21 of the Act;
 - (3) "corrupt practice" shall be deemed to mean and include any act or omission which may be declared to be a corrupt practice in rules for the election of members to the House of Poople, so far as the same may be capable of application to elections ugger those rules.
 - (4 "election day" means the date fixed for an election under rule 2;
 - (5) A "general election" means an election held under section 17 of the Act;
 - (6) The term "Magistrate" shall have the same meaning as in section 3, subsection 17 of the Act;
 - (7) "pulling booth" means a structure permanent or temporary set aside within a pulling endosure for the remailing of votes.
 - (8) "politing enclosure" means an enclosure of building set aside for the numission of voters under rules 25 and 20.
 - (ii) A "prescribed date" is the date with reference to which all electoral qualifications are to be applied and tested and with reference to which Electoral Rolls of a Municipal Election are directed to be made up and revised from time to time;
 - 110; "State Orvernment" means the Chief Commissioner of Manspire.
- fight A person such to decemble to be resident within the limits of a manacipality
 - (1) ordinarily hose without those limits; or
 - 1920 this a regular place of luminess will a those limits; or
 - (18) has the faithful or offing house without those limits, and necessionally
- mountain within them limits a dwelling-house roady for occupation in the charge of sorvents or friends or relatives, and occasionally occupate no A person has be resident within the limits of new than one municipality at the same time

- 11) The dates for elections and the prespected defficient to fixed by the Magistalle.
- On the establishment of a Board under section 9, or its re-establishment ident under section 294, or on a freeh election being ordered ander section 295 by an order invest, at least three months before any make election;
 - (ii) In any other case of a general election, under section 17(1) by an order issued not later than the expiry of the third year following the completion of the last general election; and
 - (iii) In the case of a bye-election, by an order issued at scott at possible after the vacancy occurs, but at least 50 days before such bye-election.
 - (iv) In the case of the prescribed date by an order issued 15 days before
 the publication of the notice fixing the date of election as required
 by the preceding clauses of this rule.
- (3) The Magistrate shall communicate the date fixed for any election so the Dinisman who shall forthwith publish the same in the manner prescribed by rule 4, Part VIII of the rules published with Government of Assem Notification No. 1041-E., dated the 5th March, 1924. The date of election shall also be notified by the Magistrate in the Manipur Guzette.
- (8) The Magistrate shall not less than three months before the date fined for any general election undertake the general revision of the register and the Board whall supply him with such particulars as he may require.
- (4) If the electorate in any municipality fails within a prescribed time to elect the number of members in any ward to be elected in accordance with the provisions of section 19, a date shall be fixed by the Magistrate for another election in that ward and in case the electorate still fails to elect the number of members at such second election the Chief Commissioner may appoint members to complete that number.

QUALIFICATION OF VOTERS! # A

- 3. (1) No person not being a Citizen of India shall unless the restriction is removed by the State Government in the case of any person or class of persons, be entitled to vote at an election.
- (8) Every person of the full age of twenty-use years being a Citisen of India, who is at the time of publication of the register under rule 16 and has been for a period of not less than twelve months immediately preceding the date of such publication resident in any area within the limits of a municipality, or in any area in which the ministral board exercises jurisdiction under any law or order for the time being to force, and has been duly registered as a voter in accordance with the provisions of rules 8 to 16 and who—
 - (i) has, during the twelve months immediately preceding the date of the publication, paid in respect of any rates an aggregate amount of and less than two rapecs; or
 - (ii) has during the twelve months aforesaid paid or been named to the tax imposed by the Indian Income-tex At 1989 (XI of 192" : at
 - (iii) being a graduate or licentiate of any University or having passed the Intermediate Examination of the Gaubati University or the corresponding standard of that University or my other University, or heising a licence granted by a Government Medical School to practice medicine or being a barrieter, or helding a certificate antherising him to practice as a plendar or as a includent or us a services agast, or dealing any office or employment corrying a salary of not less than the delivery of most less than the last their has been paid during the trainer medicine and adding a problem of their less than the paid during the trainer medicine and their paid during the trainer medicine and their paid during the trainer medicine and their particular and passed of the last less than the p
 - (iv) | being a potter, proclass of destroyed when the destroyed will be a second of the destroyed with the destroyed will be a second of the destroyed with the destroyed with the destroyed will be a second of the destroyed with the destroyed

- (v) is a manager or person in charge of a company or firm or business awning or occupying any land or building within the limits of the municipality or area aforesaid separately numbered and of which the annual value is not less than Rs. 50/- per namum; or
- (vi) has paid not less than Rs. 50/- per annum as rent in respect of the occupation by him of a holding or part of a holding for which there has been paid during the twelve months aforesaid in respect of any rates an aggregate amount of not less than two rupees; or
- (vii) being a woman, is registered as an elector in the municipality shall be eligible to vote at the election of members of such municipality.
- 4. At the first election held in a municipality being a municipality which had previously been a notified area constituted under Chapter XII of the Act, every person of the full age of 21 years being a Citizen of India shall on registration in accordance with the provisions of rules 5—16 inclusive b entitled to vote if he (i) has been for a period of not less than 12 months immediately before the prescribed date resident within the limits of the area which has been declared to be a municipality and (ii) would have been entitled to vote at an election held with reference to the same prescribed date for the Town Committee of the notified area if such area had not been declared to be a municipality.
- 4. When an area not previously included within the boundaries of a municipality or notified area is included in a municipality every person of the full age of 21 years being a Citizen of India who has resided in such area for a period of not less than 12 months immediately preceding the prescribed date and who has been duly registered as a voter in accordance with the provision of rules 5—16 inclusive shall be entitled to vote at the first election held in the municipality after the addition of such area if, immediately prior to the addition of the area to the municipality, he was qualified under the rules framed under section 89 (2) (i) of the Assam' Local Self-Government Act, 1915, to vote at an election of members of the Local Board baving jurisdiction over the said area:

Provided that this rule shall not apply if the date of inclusion of the added area were such that it would have been possible for the residents of such area to have paid rates to the nunicipality during the twelve months immediately preceding the prescribed date.

PREPARATION AND PUBLICATION OF ELECTORAL ROLLS.

- 5. (1) The Magistrate shall prepare in Form A appended to these rules a Preliminary Electoral Roll for the municipality containing the names of all persons qualified to vote under the Act and the rules thereunder and after causing it to be printed shall, not less than 60 days before the date fixed for a general election under section 17 (1) of the Act, publish it at the municipal office and at such other places as he may think fit.
- (2) The name of each voter shall be cutered in the Preliminary and Final Electoral Rolls for the ward or section of municipal voters in which he ordinarily resides.
- (3) In a municipality where a separate arrangement is made for recording the votes of female voters, reparate Electoral Rolls, both preliminary and final, shall be prepared for male and female voters.
- (4) As soon as the Preliminary Electoral Roll has been published, the Chairman shall give public notice, as widely as possible, within the municipality that the roll has been prepared and may be inspected at the municipal office during working days and house and shall state in the notice at what other places it may be inspected.

Provided that if any public holiday excepting a Sunday intervence between the date of publication of the Preliminary Electoral Roll and the tast date of filing claims or objections under rule if the Roll shall be kept ready for just ection by the public true on such bollay between the hours of 10 a.m. and 5 p.m.

a municipality any company, body corporate, firm or other association of individuals or any joint family, entitled to vote through one of its members as its representative, abell send a letter to the Magistrate stating the qualification entitling it to vote and the name of the person who will vote on its behalf.

If two or more members of a joint family are entitled to vote the names of such

Any person entitled to vote under clauses (iii), (iv) and (vi) of the rule 3(3) shall also send a letter to the Magistrate stating his qualification. Persons claiming registration under these clauses must state the number of the holding on the municipal register and in the case of those claiming under clause (vi) must furnish the rent receipt as evidence.

The Magistrate may by an order in writing appoint initalia persons to said bim in preparing be Preliminary Electoral Roll in respect of any ward or wards.

- ander these rules shall be deemed to have been delivered to the Magistrate or the Chairman for the delivered to any officer of the municipality authorised in this behalf at the municipal office during working hours, and the Chairman shall by an order in writing so authorise an officer and have a copy of such order pasted on the municipal notice board for the information of the public.
- 9. Any claim for the insertion of a name in the Electoral Roll or any objection against any entry in the Preliminary Electoral Roll shall be preferred to the Magistrate in respect of the Preliminary Electoral Roll within 10 days of its publication. The Magistrate shall not entertain any claim or objection received after 5 p. m. on the 10th day:

Provided that if the 10th day is a Sunday or a public holiday, claims and objec-

10. Any person (hereinafter called the objector) may file a claim or objection on behalf of any person interested:

Provided that the person filing the claim or objection is filed.

- . 11. Any claim or objection shall be in writing and signed by the objector and shall state grounds on which it is based, and where it relates to an autry in the Preliminary Electoral Roll shall give the reference to or the particulars of that entry.
- 12. (1) Every objector whose claim or objection is entertained under rule 9 shall be served with a notice by the Magistrate specifying the place where and the time when his claim for objection will be heard and notifying him that he may there produce or cause to be produced by an agent authorised in writing such sydespe as he may wish. A person claiming entry under clause (i) of rule 3 (2) shall preduce a receipt showing payment of rates to the board.
- (2) When objection is made to the inclusion in the Preliminary Electoral Boll of the name of any person recorded therein, the Magistrate shall serve on such person a notice stating the grounds of such objection and apreciping the place and the time fixed for the hearing of such objection and notifying him that he may there produces or cause to be produced by an agent authorized in writing such evidence as he may wish.
- (3) Every such notice shall be in writing and shall be served (a) on the objector at the address six the address at the address at the address at the address in the Preliminary Electoral Roll, and (b) on a person to whom objection is taken under rub-rule (2) at the address given in the Preliminary Electoral Rell;

Provided that a notice may be served by the Magistrate by sending it to the person concerned by registered past or even by ordinary post of a cartificate of pesting is kept.

13. The Magistrate shall estuce to be published from tend to time in the medical board at the municipal office a notice showing gradually also dates on the board places at which the Magistrate will sit for hearing claims and dijections.

The Magietrate shall dispose of all claims and objections by the 10th day wher the last day, at filing such claims and objections under rule 9.

It whall be the duty of a Chanman to produce all relevant or necessary deciments or papers in his power and otherwise render necessary assistance to the Magistrate in the discharge of his distinct.

- 15. On the date which is fixed for the hearing or to which the hearing may be adjourned, the Magnetrate shall hold a summary enquiry into the claims or objections preferred, and after considering any evidence produced under rule 12 or 14 shall record orders either allowing or disallowing the claims or objections. For the purposes of the enquiry the Preliminary Electoral Roll as published shall be presumed to be correct and complete until the contrary has been proved.
- '16. (1) The Magistrate shall then cause the roll to be amended in accordance with any orders passed under rule 15 and shall authenticate the amendments in token that this has been done.
- (2) The roll thus amended shall be the Final Electoral Roll, and after being printed and, if necessary, renumbered senally, shall not less than 30 days before the election day be published in the same manner as the Preliminary Electoral Roll
- 17. The Final Electoral Roll shall-remain valit for all fresh elections and by-elections held under sections 13G and 21 of the Act:

Provided that for the perpose of such elections, held during each year subsequent to that in which the general election was held, the Magistrate shall, during the menth of April of each such year, have the Electoral Roll corrected by including in it the names of all persons, not already on the Roll, who possess the necessary qualifications for being voters for the year, and by exclusion therefrom of the names of such persons who have since died or otherwise become disqualified for being voters for that year. The Magistrate, shall, for this purpose, publish a potice calling for claims for the inclusion of names and objections against any entry in the existing Roll. For the disposal of the claims and objections the provisions of rules 9 to 16(1) shall be held to be applicable so far as possible. The corrections thus made shall be printed and annexed to the existing Roll and the Roll thus corrected shall be published at the municipal office and shall at all times be open to inspection by the raterpayers at the municipal office. All persons whose names have been included in the corrected Roll shall be entitled to vote at elections held during the year:

Provided further that a fresh Electoral Roll shall be prepared and published for each general election held under section 17 of the Act

If, however, in the opinion of the State Government, circumstances exist in any municipality which do not permit the preparation of a fresh Ekctoral Roll for the purpose of any general election, the State Government may order the said election to be held on the existing Electoral Roll

NOMINATION AND REGISTRATION OF CANDIDATES

- 18. Any person entitled to vote unler these rules and not desqualified under section 18 of the Act, shall be qualified to be elected a member of the Board
- 19. (1) Not less than 30 days before the election day the B. i at a meeting shall fix for the nomination of candidates a date which shall not be less than 15 days before the election day. On or before the date of nomination so fixed every candidate for election shall cause to be delivered to the Magistrate a nomination paper in Form B annexed to the rules.
- (2) No nomination paper shall be valid if it is not signed by the candidate, or if it goes not give the particulars required in columns 2.3, 4 and 5 of the sail form, or if it is not signed in columns 6 and 7, respectively, for each ward or section for which the candidate proposes to stand by at least one voter of each such ward or section as proposer and one voter of rach such ward or section as prepared or the candidate.
- (3) Not less than 30 days before the election day the Magistrate shall publish a motion in I'orm C annexed to these rules at the mannelph office fixing the time at 'and date on which the numination papers will be scratinized by him, such date being put test than 15 days before the date fixed for the election

- At the time with on the date so fixed, the Blagistrate shall, seguitaise all semination papers in the presence of the candidates, or their against if they appear and shall register as candidates all thuse whose nomination papers are found to be walld.
- (5). Not less than 10 days before the election day the Magistrate shall publish at the municipal office a list of the candidates registered under substruct (4). These condidates what be deemed to be registered as such from the date of publication of the list.
- 20. Any candidate may withdraw his candidature by a nutior in writing which must be subscribed by him and be sent to the Magistrate within three days of the date of his registration as a candidate under rule 1#(5) or rule 22(2), as the case may be. A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to be renominated as a candidate for the same election.
- 21. As soon as possible after receipt of a notice of withdrawal under rule 20 the Magistrate shall cause written intimation thereof to be published in some genepicuous place in the municipal office, and, if the municipality has been divided into wards, or sections also in the ward or section to which the matter relates.
- 22. (1) If any person who has filed a nomination paper under rate 19(1) Rada that his name is not included in the list of candidates published by the Magratrale under rule 19(5) or disputes the right of any other candidates to be on such list, he may appeal to the Chief Commissioner or if the list was published by a singistrate other than the District Magistrate, to the District Magistrate, in writing within three days of the date of publication of such list. The officer hearing the appeal shall make such order as to the insertion or emission of the name as appears to him to be just and shall forward a copy of his order to the Chairman so as to reach him not less than 5 days before the date of the election; and the Chairman shall on receipt of the order amend the list, note upon it the date of such amendment, and forthwith publish at the municipal office and, if necessary, in the respective ward or section or wards or sections the amendments made in the list.
 - (2) A person whose name has thus been nowly inserted in the list shall be deamed to be registered as a candidate from the date of such insertion.
 - (8) The order of the District Magistrate or Chief Commissioner shall be final.
 - 28. Not less than 4 days before the date fixed for the election the Chairman shall publish at the Municipal office a revised list of candidates containing all the alterations and amendments made in such original list whether by the order of the District Magistrate or Chief Commissioner under rule 22 or in consequence of the withdrawals of candidates under rule 20. The revised list thus published shall be the final list of candidates for the election.

CONDUCT OF ELECTION.

- 24.(1) All registered candidates shall be declared to be duly elected if their number ber is not more than the number of vacancies.
- (2) In all such cases, the declaration shall be made by the Chairman is writing. against the name of the candidate concerned, in the final list of candidates published The second secon mader vule 113. 1 1
- (3) If the number of registered candidates is greater than the number of spaces CARL ENDER TO THE PART OF THE PARTY OF cies, a poll shall be hold.
- 25. (1) Before the date of publication of the final list of candidates under rules 23, the Board at a meeting shall the the places or places (hereinster referred to as polling centres) at which the poll shall be held on the election day and the he between which voters shall be admitted into the polling employers:

Provided that if they fail to do so, the Chairman shall be such hours an

(2) The poll shall be half at the time and the polling centres on polling esutres. Provided that where it is considered necessary approve for the recording of votes by female voters.

- dium and by the publication of notices at the municipal office at the same time
- The ainisted within the policing endurance but the votes of all daily registered voters who are already within the enclosure shall be recorded.
- 27. Each voter shall be entitled to vote for the ward or section in respect of which his name has been registered and for no other, and to give as many votes as there are yecancies for each ward or section for which he is thus entitled to vote:

Previded that where the municipality has not been divided into wards or the voters into sections, each voter shall be suitified to vote for as many candidates as there are vacancies in the entire number of members. Provided also that he may give all or any number of the votes to which he is entitled to any one candidate.

- 28. (1) There shall be in each ward or section at least one polling centre.
- (2) Where there are two or more polling centres in a ward or section the Board shall cause a notice to be published showing the names and serial numbers as given in the Final Electoral Roll of persons whose votes will be recorded at any specified polling centre in the ward or section.
- (3) The Chairman may, if he thinks necessary, provide more than one polling booth in a polling centre and shall cause a notice to be published at the gate of each polling booth showing the serial numbers, as given in the Final Electoral holl, of persons whose votes will be recorded at the booth.
- (4) The Magistrate shall appoint a polling officer who is neither himself a conditate for election nor the agent of a candidate to preside over the election at each polling centre, and where there are several polling centres in one ward or section shall declare one of the polling officers to be chief polling officer.
- (5) If a polling officer for any reason fail to attend, the Magistrate shall appoint another fit and proper person who is not himself a candidate or the agent of a candidate to take his plane.
- (6) To assist the polling officer, there shall be appointed by the Board at a meeting an Election Committee consisting of not more than five rate-payers of the ward or section who are not themselves candidates or agents of candidates. No election shall be void because any or all of the members of the committee fail to attend: if less than three members attend, the polling officer may appoint other rate-payers not being themselves candidates or agents of a candidate up to the number of three and the persons thus appointed shall then be deemed to be members of the Election Committee.
- 29. (i) On the morning of the election day the Chairman shall supply the polling
- (a) a ballot box provided with an aperture for receipt of voting papers ; " " " " "
 - (b) an instrument for stamping the official mark on such papers;
- (e) a copy of the Final Electoral Roll with the particulars prescribed in rule 25 (2),
- d) a bound book or books containing as many voting papers serially numbered in the Final Electoral Holifor that polling centre, and other persons entitled under rule 36 (1) to wote that polling centre:
 - The Chairman shall cause to be provided at each polling combre sufficient materials with which votors may mark the voting papers.
 - (5) The official mark shall be kept scores until the commencement of the polling.
 - 30. The voting paper shall be privated in English in Form Dannered to these spine. The paper of candidates shall be privated in the primital sermodist plearester of the fitting in alphabetical prior.
- Al. With the object of antegraving the secrety of the ballot and of permuting some or wing the Chairman shall divide such polling both it is the recent or speciments because called the inner and once companionents. Vitin shall be recaping in the taper companionents.

- 28. (1) On the election day the polling officer shall dissis to the outer compariment of the policing booth the caudidates and such agents as may be selected by the somiliates, to arrive in the identification of voters, provided that there shall be present it one time, in a littice to the candidate, not more than one agent of such candidate. (2) Only voters, members of the Election Committee and such ather persons (# any) as the polling officer may by special directions simit, shall be allowed to enter the inner compartment of the polling booth.
- (a) No candidate or agent of a numlidate shall be admitted into the inner comparts ment except for recording his own vote.
- (4) The polling officer shall regulate the number of voters to be admitted at anger one time into either the inner or the outer compartment.
- 35. Immediately before the commencement of the poll-polling officer shall satisfy such persons an may be present in the outer compartment that each ballet box is smpty. and shall then look it and place upon it his woul in such manner as to prevent its being opened without breaking such seal.
- 1 34. The candidates and their agents shall not speak to or address any intending oter in the polling booth, but may submit to the polling officer objections to a veter on any of the following four grounds :--
- (1) That his name is not on the Final Electoral Roll of the ward or section is respect of which the election is being held.
 - (2) That his claim to be a certain votor shown on the Final Electoral Roll is false.
 (8) That he has already voted.
- (4) Where there is more than one politing centre in a ward or section, that under rule 27 he is not entitled to record his vote at the polling centre in respect of which the objection is raised.
- 85. The procedure for recording a vote shall be as follows --
 - (i) There shall be no voting by proxy.
- (ii) As each intending voter enters the outer compastment, his name and his number in the Final Electoral Hell shall be called out, so that every body present can hear them. . .
- (iii) No objection to an intending voter shall be entertained except on the grounds inertioned in rule 34.
- (iv) Any objection shall be summarily decided by the polling chlore, wher hay for this purpose take such evidence as may be available on the spot that
- (v) If after taking such evidence the polling officer disallows the objection of it. wird or section and shall allow him to proceed to vote.
- (vi) Immediately before a veting paper is delivered to a voter it shall be marked on the back with the efficial mark and an indication shall be placed in a dir of the Electoral Boll gainst the number of the voter to denote that he bas seesived a voting paper, but no note shall be made of the particular voting paper which he The man to proper out and the first track the second of th has received.
- (vii) The number of the voter in the Famil Blectorel well shall be marked on
- the connterfoil of his voting paper.

 (viii) A voter who has seceived a voting paper shall dorthwith be directed by the polling officer or a person (not being a candidate or his agent), deputed by the polling officer for this purpose, to a place set apart therefore in the imper companies ment and shall there mark a cross, within the space headed "veter's mark " on the voting paper, aga not the name of any condidate for whom he stands to vote the shall then concert his vote by folding the voting paper and shall put the season folded into the ballot loc. He shall vote without under dulay and shall quit time. polling enclosure as soon as he has one the voting paper into the halles bear.
- (ix) If the voter is illisorate or is unable to make a most thereon, the police officer shall either give such assistance as may be required by the voter for the surpose of recording his vote or, shall himself mark the vote on the voting paper second or to the direction of the votes at the place set speed within the inner the under slaues (will) of this rule provided that it the volet is required to in the outer comportment The voter shall then put the station popular tolled preserited in clause (viii) into the helfot land.

- 36 (1) A polling officer or a member of an Election (unities at a polling settre where he is not entitled to vote shall be allowed to record his vote to his producing a certificate on a voting paper from the polling officer and polling centre that he is entitled to vote at such other centre.
- (2) His vote shall be reconsonable manner prescribed in rule 35 except that his voting paper after being filled in and folded as there prescribed shall be placed with the certificate in a scaled envelope by the polling officer sent to the polling officer of the other polling centre who shall remove it from the envelope and put it in the appropriate ballot box.
- that votes are recorded with the utmot secrecy, that the number on the voting paper handed over to a voter is not divulged to any other person, that no persons are admitted to either compartment except under these rule and that persons who have recorded their votes or against whom objections have been allowed are caused to leave immediately. It shall also be their duty to see that these rules and hay special direction given by the plane officer the counder are strictly observed.
- 38, (1) On the conclusion of the poll, the polling officer shall, with the assistance of the Election Committee, in the presence of the Bidates or their agents, if any-
- (a) satisfy himself that the seals affixed to ballot be on under rule 35 and intact, and either
 - (b) forthwith, when there is only one polling centre in the ward or section, open the ballot box and scrutinise the votes in accordance with rule 39 or
- (c) When there are several polling centres in the ward or section send the chief polling offic the ballot boxes and the books of counterfoils and unused foils of voting papers and the marked copy of Electoral Rolling properly scaled with his own scal and the scal of suc indicates or agents as may desire to affix their scal.
- (2) The chief polling their shall thereupon with the assistance of the Election Committee in the presence of the candidates or the agents if any satisfy himself that the scale are intact, open the ballot boxes and scrutinise the votes in accordance with rule 39.
- 59. Any voting paper not marked, marked otherwise than with a cross, or marked bleswhere than in the space provided for the purpose or on which more grosses are marked than there are seamned, or on which a cross is so place to the doubtful to which candidate the vote has been given, or on with any mark is made by which the voter may be identified shall be in id. A note to this effect and be made upon it by the polling officer and is shall a to be included in the count.
- polling officer shall with the assistance of the Election amittee, in the presence of the candidates or their agents if any, count the value votes and declare to be elected in any ward or section the candidate or candidates where the highest number of votes has been given.
- admit of all the candidates who have obtained an equality of votes being elected, he shall by drawing lots in such manner as he may determine select one of such candidates who he elected.
- The polling officer or chief polling officer what forthwith, if not himself the Chairman, report in writing the result of the election to the firman.
- When a candidate has been elected for more than one ward or section.
- the state of the s
- (b) otherwise, within five days from the date of the election, declars which such wards or sections he will represent the fails to make the same with the chartening of the control of the

the ward or so fick which ach candidates shall represent. In ofther can such esneids whall be held to be elected in the ward of section in respect of which a valid declaration has been made under this rain and in every other ward or section for which the said candidate has been elected the result of the election shall be determined as if no votes had been recorded for him :

Provided that, if there is no other candidate for whom votes have been recorded to fill the vacancy thus caused, a freeh election shall be held.

- 43. A second election shall begin at the stage from which the priginal election failed, e.g., if the election failed at the time of polling a fresh poll only shall be held, or if the election failed for want of candidates, fresh nominations shall be salled for.
- 44. When the voting papers have been scrutinised and counted, the polling officer or the chief polling officer, as the case may be, shall forthwith replace them in the ballot box from which they were taken and seal it in the manner prescribed by rule 53 and rule 58 (1) (c). He shall also seal up the books of counterfoils and unused foils of voting papers and also the copy of the marked Electoral Roll with his own weal and the seal of such candulates or their agents as may desire to affix them. If he is not himself the Chairman, he shall make them over with the ballot box to the Chairman to be kept in safe custody until the books and the voting papers are destroyed under rule 45.
- 45. On the expiry of 30 days from the date of the declaration of the result of the election or, if an election petition has been filed under section 13A of the Act. an soon as possible after the disposal of the petition, the voting papers in the ballet hoxes and the scaled books containing unused voting papers and counterfoils shall be destroyed in the presence of such member or officer as the Board at a meeting may appoint for this purpose.
- 46. The list of duly elected candidates for the whole municipality shall be forwarded by the Chariman through the Magistrate to the Chief Commissioner for publication by him in the Manipur Gazette.
- 47. In a municipality where the Magistrate is the Chairman, the duties assigned to the Chairman in these rules shall be discharged by the Vice-Chairman.
- 48. If in any case such a course appears to the Chief Commissioner to be neceseary he may direct that the Magistrate shall perform all or any of the duties assigned by these rules to the Chairman or the Board at a meeting. Provided that the Magistrate shall always perform such duties for the purpose of the first election in a newly orested municipality.
- 49. No person having directly or indirecty by himself or his partner or otherwise any share or interest in any contract or employment with, by or on behalf of the Board or holding any office of profit under the Board shall directly or indirectly angage in canvassing for votes or otherwise assist in the election of any candidate otherwise than by giving his own vote. Any breach of this rule will sender an employee liable to dismissal and any such contract liable to be determined without compensation, without projudice to any other remedies civil or establish that that open to the Board
- 30. All costs incorred in the propagation, printing and publication of the Eleptoral Rolls, the publication of notices, the holding of decident or the taking of any vibra neces any nation under these rules, shall be payable by the Bound of the security fund. In the case of a newly-eventual tenthicipating to the format the District Magintrate shall advance small power of the property of the pr fund. In the case of a newly-evented temptelpality in which me municipal and came shall be recoverable from the Manielse Money within

the not escentiag five handred enpoin.

FOR RECULATING AND DETERMINING THE PROCEDURE TO BE FOLLOWED IN ENQUIRIES INTO ELECTION PETITIONS.

...52. An election petition may be filed in the office of the Magistrate, or in the court of the District Judge. If the Magistrate receives such petition and finds that it complies with the provisions of the law he shall forward it without delay to the District Judge.

- 53. The following rules shall be observed for the preservation of election papers enumerated below:-
 - (i) Preliminary electoral roll in Form A.
 - (ii) Claims and objections with reference to the preliminary electoral goll in Form A.
 - (iii) Final e toral roll in Form A.
 - (iv) Nomination paper in Form B.
 - (v) Voting paper in Form D.
 - (vi) Election petitions and proceedings and orders of the Judge thereon.

The papers in items (i) to (iv) elil be preserved in the office of the Beard : those in item (v) shall be kept in the office of the Board until destroyed as provided in rule 45: and those in item (vi) shall be preserved in the office of the Judge.

The papers in items (1), (ii), (iv) and (v1) shall be destroyed after three years or, as soon as the next general election has been completed; those in item w) shall be destroyed as provided in rule 45; and those in item (iii) shall be preserved for twelve years and shall, before deposit in the Board's office, be duly authenticated by the Magistrate."

P. C. Deb, Secretary to the Government of Maniput.

Registering Authority.

FORM A [RULE 5 (1)] Preliminary/Final Electoral Roll for male/female voters for... ... municipali ward or section of ... quali Number in assessmen Period of residence Particulars of a fication. name Name of ಶ voter. 0880 Address £ .4 8 Х

Nomination paper

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whether the number refers to the Electoral Roll for makes or females.

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The nomination paper of., candidate for election from (boar)

NOTICE (RDEE RULE 104)

Nomination papers of all candidates for election received under rais 10 (1) with by the Magistrate on an accommon the hours of other interested persons may be present at the security.

Municipality

Date: Carlo Marine 1900

(78	rout) JLE 80))	
V	oting pape	r No	t'
N ₁	amber of v	acancies	edimental superior standard con superior con superior
COUNTERFOIL Voting paper No. *		FOIL	
Voter's number in the Final Electoral Roll.	Serial No.	Candidate's	Voter's mark
*	(1)		
	(2)		
(Perforated)	(8)		
. Pe	(4)	·	
• The serial number should be printed en the face of the counterfoil and on the back of the voting paper.	may 2. Vote	INSTRUCT. many votes as the be given. in excess of the may not be given	number of vacan
	S. A or the dates	ross (X) should be name or names of o for whom it is as being made for (Back)	placed opposite andidate or candi- desired to vote
e en	Voting p	paper No	**************************************





Gazette

PUBLISHED BY AUTHORIT

Wednesday, December 3, 1952. No. 66.

" CONTENTS

Page Part 111. -- Advertisements /4 to 5 and Notices

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART 1

ORDER No. 23/52-58 (CLAIMS OFFICE).

In continuation of his previous services under appointment Order No. 21/52-58 (Claims Office) and on the same terms of his pay and allowances Shri Ustam-chandra Deka, B. L., Extra Assistant Commissioner, Assam on deputation to Maniput is appointed as Administrative Officer (Claims) & Ex-Officio Secretary (Claims) to the Govt, of Manipur for a further period from the 1st October 1952 to the 28th | nary 1953 in this post as sanctioned by the Gevt. of India, Ministry of Delence, New Delhi in their letter No. F. 281/4294-LE/D. (O&C) dated the 12th November 1952.

R. P. Bhargava, Chief Commissioner, Manipur.

PART II Imphal, the 27th November, 195

No. FA/85/52/27. -The Chief Commissioner is pleased to grant sarned leave to Shri T. Kalachand Singh, Assistant Secretary to the Government of Manipur, Revenue & Finance Dapartments for 31 (thirty one) days with effect from the Torencon of the 29th September, 1952.

P. aC. Deb. at Secretary to the Govt. of Maniper.

NOTIFICATION.

It is hereby notified for general information that the disqualifications unc. clanse (o) of section 7 and section 148 of the Representation of the People Act, 1851 (XIIII of 1961), incurred by the person whose name and makes are given below, as notified under notification No. MH-US/63/(5), dated the 11th Jane, 1953, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respect. y: Shri Quant Aliulish of Maxwell Bazar, Imphal.

> P. N. Shinghal, Secretary to the Election Commission M. N. Phu and

STATE AID TO INDUSTRIES (THE CENTRALLY ADMINISTERED AREAS) MODEL RULES, 1949.

- 1. These rules may be called the State Aid to Industries (Centrally Administored Areas) Model Rules, 1949 and shall apply to all Chief Commissioners Provinces and other Centrally administered areas,
- 2. They shall come into force in this State with effect from the date of these publication in the Gazette.
- 8. All small industrial undertakings having assets and/or a paid up capital, the met value of which, after deducting all encumbrances, is Re. 1 half on less, shall be eligible for State aid under these Rules within the limits of the Rudget provision for this purpose. All such industries will, in these rules, he referred to as small scale industries.

Preference, however, shall be given (a) to cottage industries condu sans or groups of artisans, and (b) to industries organised on a co-operative sais.

Provided that no State aid shall be given to any Joint Stock Company unless the company is registered in India with a ropee capital and the Chief Commissioner/Administrator has approved the composition of the Board of Divisions of the company.

- 4. (1) For each Centrally administered area, the Central Government shall, appoint a Board called the Industrial Advisory Board to advise the Chief Commissioner or the Administrator on the applications for State aid.
 - (2) Each such Board shall consist of not less than 5 and not more than 7 members, of whom net less than two shall be non-officials.
 - (8) The Chief Commissioner shall be the Chairman of the Board and shall nominate as poretary an officer who shall be the pirector of Industries in areas where such a post exists and, in other areas, an Officer with comparable duties and responsibile order in writing any
 - (4) The Character may also remove by an member of a Board if he --
 - (a) without excuse sufficient in the opinion of the Chief Commissioner is absent without the consent of the Board from more than 4 consecutive meetings,
 - (b) refuses to act or becomes incapable of acting as a member of the Board.
 - (c) is declared insolvent,
 - is convicted of any such offence as in the opinion of the Chief Com night viouer implies a defect of character which renders him, unfit to continue to be a member of the Board.
 - (5) No member of the Board shall vote on any question coming before the ourd for consideration in which (otherwise than in its general application to all persone and property within the area.) be has a pound an interest,
 - (6) The members of the Board and the members of Committees appointed by resolution of the Board shall be paid travelling and taily allowances prescribed by the Central Government for attending meeting of be House or Committees.
 - (7) The Board may make regulations in regard to the Sollowing matters a

 - (i) the time and place of its meetings.

 (ii) the manner in which notice of meetings shall be given,

 (iii) the ornduct of proceedings at meetings,

 (iv) the division of duties among the members of the Beard's
 - (v) the appointment, duties and procedure of special accomplished and partitions wholly of members of the Board or partity of small members and partitions of other persons

- with the purpose of the Rules.
- (h) It shall be the duty of the Board -
- (1) to receive and after such enquiry if any as it desme necessary or may be required by these Rules to report to the Chief Commissioner upon applications for State atd.
 - (ii) to frame complete echemes and programmes in such action as the Board considers miscourary for the study and progressive development of industries for the consideration of the Chief Commissioner, and
 - (Hil) to advise the Chief Commissioner on may other matter which may be referred to the
- (9) The Board shall be competent to receive donations, endowments or contributions from the public on such conditions as may be approved by the Chief Commissioner,
 - S. State aid may be granted to an industry in all or any of the following forms, namely,
 - (i) the grant of a loan;
 - (ii) the grant of a subsidy:
 - (iii) the supply of machinery and equipment on hire-purchase system :
 - (iv) the grant on favourable terms of land, raw material, fuel, water or any other preperty vested in the Government.
- 6. (1) Loans or subsidies may be granted to small some industries for the following purposes, pamely .--
 - (i) purchase and erection of machinery, plant and appliances :
 - (ii) construction of factory, buildings, golowns, walls, warehouses, tanks and other works required for the industry;
 - (iii) purchase of raw materials:
 - (iv) for utilisation as working capital.
- (2) No lean granted shall exceed Bs. 10,000/- or 50% of the paid up sapital whichever to less and no subsidy granted shall exceed Rs. 5,000/- or 25% of the paid up capital whichever is less.
- 7. All loans shall be covered by securities considered adequate by the Chief Commissioner. The types of securities acceptable under these Rules shall include any or or all the following and
 - (i) morigage of borrower's land/and or buildings ;
 - (ii) mortgage of borrower's machinery, plant, etc.
 - (fif) mortgage we land or buildings or both to be purchased with money loaned by Government;
 - (iv) mortgage of machinery, plant etc., to be purchased with money loaved by Government :
- 5. Louis granted under these Rules shall ordinarily bear interest at 5% per annum, but the chief Commissioner may reduce the rate up to a rate of 8% per annum in special cases. Interest on loan shall account from the date of disbursement of the loan; and when the loan is disbursed in instalments, interest shall ren each instalment from the date of disbursement of such instalments.
- 9. Every loan shall be repayable in full within such period as may be fixed in an Agreemant in preserthed form, provided that the ported so fixed shall in no once exceed ten years from the date of disbursement of the loan or, if it is disbursed in instalments, from the date of the last instalment. ng tin Montagara (1997) ga
- 10. Every recipient of State aid shall eign an Agreement in prescribed form, including Sollowing conditions inter alia-
 - 1) he shall comply with general or special orders of the hist Commissioner relating to the inspection of premises, heildings, plant, or stock-in sade employed for the purpose of
 - ill be shall make such providing for the testalog of upp entices as may be prescribed by the Chief Commissioner ;
 - the shall permit the inspection by persons authorized by the Caief Commissioner of all personate relating to the framework
 - a shall submit the executable beliefing to the industry to such hadit to may be presented Art See Chief Commissioner:
 - deall finaled in the mapter prescribed by the Chief Commissioner full poburate of all perfects manufactured and said by them he regards despription and quantity;

to an Chief Committee (vii) he shall durade we (ville) to whall and addition

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(h) an amount not les- them men of the con-warples an depresiation or absolupeness to be attiend that graph the pargrees of reparations of the long granted

the the interest due on the loop nesterding to the true present of the the Ag E. Eller Agreement, who H. posside shot all leaded granted spider with thing due to Government in connection therewith shall be received to the The Chief Commissioner, on the advise of the Board in maintain and in steprot of an industry on any of the following grounds, has

that my portion of the aid given has been mis-applied?

(ii) that there has been a breach by the evisor of the traditions

(Mil) that the application on which the aid has been gratiful noutly by any material statement by the owner which it know in the thin tional concentment by him of any material fact which, is this of The same with it was his duty to discisse the

(iv) that the industry is being managed in such a manner as to of the value of State aid granted thornto.

16. On such termination of State aid, the Chief Commissioner may, those the owner of arrear of land revenue (a) the whole emissed of the loan w within annie interest as may be due thereony and (b) the most of While providen shall be a part of the Agreement.

Man All. Joney whall be granted after dee acquiry sitted by the Bran tary other person reutherlood by the Board, The Speriotic or the Secretary ill report to the Board on the Adlienting points father after

(1) the particulars of the properties offered as society shift

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(it) the valuation of the properties and the method by which

(4) particule a regarding the renorded on answorded escapator/one together with his/their interest in the proper to be

18. The Bedreitery of the persons agtherised to make the design for trains ar autolities, before the Reard and Mis supports the same assessment

16. The Board shall, on the basis of this information and design in the possession, tander its advise to the Chief Comes comme Control Government, whom measurer, shall, shall deal day orders, when

to Me machinety the equipment shall be expelled on the difference Mount descrits to the cradit of Countries and 30% of the seed of A

18. Until the Managin Serminant, the sellening Pi

(a) the blee shall you productly with of improves equalified to

(b) the amount of make basel not be an an of the little shall be dead by the

(e) the amount of in the states uppeld installment senten

(d) the letter shall be AND add tion Seres at a

- (e) the machinery shall remain the sole and absolute property of Government and no temporary thereof or assignment of any right, title or interest therein, or the creation of any mortgage, encumbrance or any other charge thereon by the hirer shall be effected, and if as effected shall be void as against Government;
- (f) the authority which sanctions the supply of machinery on the hire-purchase system shall estimately require that Government shall be protected against the total or partial loss of such machinery from fire or any other case by means of insurance, a mortgage of immovable property, the personal guarantee of one or more persons or in any other manner which may be deemed suitable in each east;
- (g) the hirer shall permit the Secretary or any person authorised by the Secretary is this behalf to inspect the machinery at all reasonable times, and the Secretary or such other person shall have all such powers of entry as may be necessary for the purpose of making as inspection;
- (h) in addition to the foregoing conditions, the birer shall be bound by each other seaditions as may be imposed by the Board in any particular case.

8. Gourhard Singh, Anstt. Secy. to the Govt. of Manipur.

PART III

NOTICE No. 2 JAIL.

Imphal, the 29th November, 1952.

Sealed tenders are invited for a supply of 700 maunds of Paddy straw for Jail cattles' consumption, But of which 50 maunds should be supplied within the month of December, 1952. Supply should be completed before the 1st. April, 1952. The straw must be well dry having no dust nor mud and of thin variety.

Tenders should be addressed to the Superintendent Jail who will open in the presence of the tenderers at 2 P. M. of the 10th December, 1982.

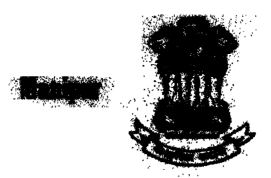
Successful tenderer should have to post 10% of the value of the supply as security which will be confiscated in case of failure to fulfil the terms and conditions of the supply and will be refunded on successful termination of the period of contrast.

Each tender should accompany caution money of Re. 25/- which will be refunded then and there to the unexcessful tenderers on the opening of the tenders.

The naution money of Ra 25/- deposited by the successful tenderer should be converted to the security money of the contract.

Tenders should be received in the Jail office during offic hours up to the above stated date and time.

Nodiya Singh, ... for Superintendent Jeil Manipur.



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TIBLISHED BY AUTHORITY

No. 68.

Imphal, Wednesday, December 17, 1959.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NOTIFICATION.

Imphal, the 15th December, 1952.

Whereas it was a condition of the registration of the Mokadel Kabui C S. Lad. Bond. No. 271 of 48-19 that it should consist of at least ten members and whereas it has also been proved to my satisfaction that the number of members of the Bonisty has been reduced to less than ten, I hereby, in exercise of the power conferred by section 40 of the Co-operative Societies Act. II of 1919, cancel the registration of the Kokadel Kabui C.S. Ltd. and further in exercise of the power conferred by Sub-section (1) or section 42 of the same Act, I hereby appoint Mr. Hackholal Thangjom, Inspector of C.S. (Hills) to be liquidator of the Kokadel Kabui C.S. Ltd. All claims against the dissolved Society must be submitted to the liquidator within one month of the publication of this Notice.

Imphal, the 15th December, 195.

Whereas I am of opinion as the result of an enquiry held into the opnetitution, working and financial condition of the undermentioned Societies in Manipur, under Sub-section (1) of Section 25 of the Co-operative Societies Act II of 1912 that the Secieties ought to be dissolved.

Now in exercise of the power conferred by inbacction (1) of Section 89 of the came Act, I bereby caucal the registration of the said Societies.

Now further in exercise of the power conferred by Sub-section (1) of section 42 of the same Act. I hereby appoint Shri E.K. Malabir Singh, Aust. Auditor of D. S. & Shri Huckholal Thangion, Inspector of Hills, to be liquidators of the Modifies in Group A & Group B respectively. All claims against the dissolved societies must be submitted to the liquidators within one month of the publication of this Notice.

Name of Spcieties and registered nos.

Group A.

1. The Muited U. S. Lid.

Group B.

& The Busing C. S. Litt.

Rugd No. 25 of 48-49.

228 of 40.49.

H. B. Singh

Registrar, Co-operative Societies, Mautpur-

MARIPUR GARRIER DECEMBER 17, 1985.

Implied the life December, 1988.

Applications are invited for two office shapeneds and two Persons Shall be Chamber by Project Shall be the Community Project Shall be the Shall of the Community Project Shall be the Shall be supported by the point decrease shall be and or before the 19th Decrease, 1962.

All the posts are temperary.

Project Executive Officer, Manager,

HOTEL

Applications will be rescived by the undersigned upto 25rd December 1005 for one post of Deisel Roller Driver, Details may be had from the office of the undersigned during working hours.

tinb-divisional Officer, Assem P. W. D., Impini Sub-Division.

Implied to Printed and published by the Americansbeat, Geographics From C. 150/17-18-88.



Gazette

PUBLISHED BY AUTHORITY

No. 69.

Imphal, Wednesday, December 24, 1952.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NOTIFICATION.

. Imphal; the 15th December, 1952.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned Societies in Manipus, under Sub-section (i) of Section 35 of the Co-operative Societies Act II of 1912 that the Societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 89 of the same Act, I hereby cancel the registration of the said Societies.

Now further in exercise of the power conferred by Sub-section (1) of section 42 of the same Act, I hereby appoint Shri Th. Ibobi Singh Ofig. Inspector of U.S. and Shri P. Bihari Sarma, Asstt. Auditor of J.S. to be liquidators of the Societies in Group A. and Group B. respectively. All claims against the "issolved societies made be submitted to the liquidators within one month of the publication of this notice.

Name of Societies and Registered Nos.

Group A.

1. The Uchiwa Awang Leikai C. S. Ltd. Regd. No. 259 of 16-2 49.

Group B.

2. The Khwai Centre Co-operative Society Ltd No. 26 (9-7-51.

H B. Singb, Registrar, Co-operative Societies, Manipur.

PART III

"Casual students for the ensuing B. A. examination are to apply to Principal by 15-1-52 with a fee of Re. 10/- mentioning combination of subjects."

S. N. Chatterji, Principal, D. M. College, Imphal-



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 70-E-38 Imphal, Monday, December 29, 1952.

GOVERNMENT OF MANIPUR Orders by the Chief Commissioner.

TOUR PROGRAMME OF CHIEF CONCESSIONER: MANIPUR FOR THE MONTH OF DECEMBER, 1952.

NC.RF/10/63-8 Imphal, the 24th December'1982.

30th December.	\$6 40 for 10 40 40 for 40 for 10 for	Leave imphal = 1 P.M.
		Reach Moreh - 4 P.V.
Sist December. [1st January.] Snd January.]		Halt at Moreh.
BrdJunuary.		Leave Moreh at 10 A.M.
		Arrive at, Imphal - 1 P.M

8d/~ R.P. Bhargava. CHIEF COMMISSIONER: MANIPUR.

MASS B.C.G. VACCINATION PROGRAMME IN TOPHAL TANSHIL FAST.

LOCAL ONTRES. 1. Thockehom Leikei. 2. Loklaobung & 18T GROUP 3. Name 'nkpam Leikeis.)	DATE_OF PERFOMMER 29-12-52.	10-80 A.N. se s-Pin
4. Yuman Laikai 5. Sougaijan Leikai.	30-12-52.	
6. Chungkham Leikai. 7. Hiruhamba Leikai. SRD GROSS 8. 4 Januartham.	31-12-58	
THE VISIT. " READING OF THERROLLD! & VAC int Group of above maned Loikain. And Group of above maned Loikain. See Tomas of above named Loikain.	1~1~53 8~1~53 8~1~53	

CHEEF MEDICAL OF TORRESSENSES.

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PUBLISHED BY AUTHORITY

No. Ti.

Imphal, Wednesday, December 81, 1952.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART III

NOTICE.

With effect from 1st January, 1953, the present procedure of reaching goods to the Go-down of the parties on whose behalf consignments of goods or parcels have been taken delivery of by this office from the Station Master, Manipur Road Station/N.E. Railway and forwarded by it to Imphal, will be discontinued. Parties are to take delivery of these consignments or parts of consignments from the go-down of this office at Imphal within 24 (twenty four) hours of the receipt of intimation of arrival by them. All dues are to be cleared before delivery. Parties will have to pay a whurfage charge of -/1/- (one anna) per day per maund or fraction thereof if the consignments are not retired within the free time allowed.

Kh. Bu ha Singh, Manager, Manipur State Transport, Imphal,

नारिन

নোটন অনিয়া মান ওইছুলা পাংকী পাটাগাননিং জনসং প্রজানিংগা বংহছিবা মননবি:—সবাদা ইরিবা পাংকিং অনিষ্ট পাটাগাননিয়া নামী নামী বীক্ষ খোকপা অনোইবা কিন্তি মন্তম ক্ষেমা কাবৰণা বীক্ষয়ে। জনুনা ভাং ৫ 1 ১ । ৫৫ ইং নিহুৰ্বাকাৰা স্থাবি জন্তুক পুং ১১ ভাষা মন্তমণ ভিঃ নিঃ স্থী আফিসবা পাংকিং দুৰ্গ ক্ষমি নিলাম ক্ষেম্বা ক্ষেম্বানি। ইভি জাং ১৯ ৷ ১২ ৷ ৫২ ইং

> M. N. Phukan, ভি: বি: ২বিপুর I

नाद कर नाद वजीर ३४७ हालसी स्वटनाव ३७० हेटलान